SALINE & WILLIAMSON COUNTIES, IL

Absolute Land AUCITON

3,794
acres

OFFERED IN 25 TRACTS

Saturday, March 28th 10am CST

INFORMATION BOOKLET



DISCLAIMER

All information contained is believed to be accurate and from accurate resources. However, buyers are encouraged to do their own due diligence. Schrader Auction Company assumes no liability for the information provided.

ADDITIONAL INFORMATION

There is an additional booklet available which includes copies of Preliminary Title Work. Please contact us at 800-451-2709 and we will provide you a copy. Final plats and legal descriptions will be available at the auction.



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BIDDER PRE-REGISTRATION FORM

SALINE & WILLIAMSON COUNTIES, IL SHAWNEE HOLDINGS, LLC SATURDAY, MARCH 28, 2015

This form must be received at Schrader Real Estate and Auction Company, Inc., P.O. Box 508, Columbia City, IN, 46725, Fax # 260-244-4431, no later than Friday, March 20, 2015

BIDDER INFORMATION	
	(FOR OFFICE USE ONLY)
Name	Bidder #
Address	
City/State/Zip	
Telephone: (Res) (Office)	
My Interest is in Property or Properties #	
BANKING INFORMATION	
Check to be drawn on: (Bank Name)	
City, State, Zip:	
Contact: Phone No:	
HOW DID YOU HEAR ABOUT THIS A	AUCTION?
☐ Brochure ☐ Newspaper ☐ Signs ☐ Internet ☐ Radio	o 🗆 TV 🗆 Friend
□ Other	
WOULD YOU LIKE TO BE NOTIFIED OF FUT	TURE AUCTIONS?
☐ Regular Mail ☐ E-Mail	
☐ Tillable ☐ Pasture ☐ Ranch ☐ Timber ☐ Recreation	onal Building Sites
What states are you interested in?	
Note: If you will be bidding for a partnership, corporation or other entity, y with you to the auction which authorizes you to bid and sign a Purchase Ag	
I hereby agree to comply with terms of this sale including, but not limited to,	paying all applicable buyer's

premiums, and signing and performing in accordance with the contract if I am the successful bidder. Schrader

Date: ____

Real Estate and Auction Company, Inc. represents the Seller in this transaction.

Signature:

Online Auction Bidder Registration 3794± Acres • Saline & Williamson Counties, IL Saturday, March 28, 2015

This registration form is for the auction listed above only. The person signing this form is personally responsible for any bids placed on the auction site, whether bidding on behalf of their personal account or on behalf of a corporation or other third party. If you are bidding on behalf of a third party, you are responsible for obtaining the necessary documentation authorizing you to bid on behalf of the third party. Schrader Real Estate and Auction Co., Inc. will look to the herein registered bidder for performance on any bid placed on this auction if you are the successful high bidder.

As the registered bidder, I hereby agree to the following statements:

1.	My name and physical address is as follows:
	My phone number is:
2.	I have received the Real Estate Bidder's Package for the auction being held on Saturday, March 28, 2015 at 10:00 AM.
3.	I will read the information contained in the Real Estate Bidder's Package (sale day documents) as mailed to me or by reading the documents on the website (www.schraderauction.com) and understand that the information in the Information Packet is preliminary and may be revised or corrected prior to the auction.
4.	I hereby agree to comply with all terms of this sale, including paying all applicable buyer's premiums, and signing and performing in accordance with the Real Estate Purchase Agreement if I am the successful bidder.
5.	I understand that Schrader Real Estate and Auction Co., Inc. represent the Seller in this transaction.
6.	I am placing a deposit with Schrader Real Estate and Auction Co., Inc. Escrow in the amount of \$ I understand that the maximum bid or combination of bids I place may not exceed an amount equal to ten times the amount of my deposit. My deposit is being conveyed herewith in the form of a cashier's check payable to Schrader Real Estate and Auction, Co., Inc. Escrow or via wire transfer to the escrow account of Schrader Real Estate and Auction, Co., Inc. per the instructions below. I understand that my deposit money will be returned in full if I am not the successful high bidder on any tract or combination of tracts.
	Schrader Real Estate & Auction Company, Inc. 950 North Liberty Drive / P.O. Box 508, Columbia City, IN 46725 Phone 260-244-7606; Fax 260-244-4431
	Wire instructions:

	ABA Routing Number: Bank Name:	074901672 Star Financial Bank		
	Bank Address:	102 W. Van Buren		
	City/State:	Columbia City, IN		
	Bank Phone:	260-248-6000		
	Contact Name:	Jim Argerbright		
	Account Number: Beneficiary Name:	11035984 Schrader Real Estate & Aug	ction Co. Inc	
	Beneficiary Name.	Schrader Rear Estate & Tu	zuon co., mc.	
7.	•	and bank account number is:		(This
	for return of your deposit r	money). My bank name and ad	dress is:	
			<u> </u>	
			_	
8.	partners and vendors, material function as designed on the technical problem occurs. Schrader Real Estate and a liable or responsible for technical failure. I acknow	AIMER: Schrader Real Estate the no warranty or guarantee to day of sale. Technical problem and you are not able to pla Auction Co., Inc., its affiliates, any claim of loss, whether a wledge that I am accepting this in lieu of actually attending the	that the online biddems can and sometime the your bid during partners and vendors actual or potential, as offer to place bids during	ding system will les do occur. If a the live auction, s will not be held s a result of the ring a live outcry
9.	-	leposit money must be received 10 PM, Friday, March 20, 201 x to: 260-244-4431.		
I unde	erstand and agree to the above	ve statements.		
Regis	tered Bidder's signature		Date	
Printe	d Name			
This a	document must be completed	d in full.		
		form and your deposit mone e confirm your e-mail address		bidder number
E-mai	il address of registered bidde	er:		_
conve	nient. If you have any comr	We hope your online bidding ements or suggestions, please sentl Kevin Jordan at 260-229-190	nd them to:	g and

ADDENDUM B PRE-CLOSING ACCESS AGREEMENT

(Applies to Tracts with tillable land, but only if Buyer elects to have pre-closing access and delivers the Additional Earnest Money.) _ day of _, 2015, this Addendum B is entered into in connection with and as a part of an Agreement to Purchase Real Estate and Addendum A (collectively the "Purchase Agreement") pursuant to which the undersigned Buyer(s) (hereafter "Buyer", whether one or more) has/have agreed to purchase from the undersigned Shawnee Holdings, LLC ("Seller") approximately _____(±) acres located in Saline County and/or Williamson County in the State of Illinois and identified as Auction for purposes of the auction conducted on March 28, 2015 (the "Real Estate"). Tract(s) License Only. This Addendum grants only a limited, temporary license under the terms and conditions stated herein. Nothing herein shall be construed to create or convey (and Buyer hereby disclaims) any leasehold interest, right of exclusive possession, or other legal or equitable interest in the Real Estate by virtue of this Addendum. Authorized Activities. As used herein, the term "Authorized Activities" refers to normal spring farming activities including preparing for and/or planting the 2015 Spring crop, soil testing, fertilizer application and/or tillage, whether conducted by Buyer or Buyer's employee(s), independent contractor(s), agent(s), guest(s) and/or invitee(s). Upon execution of the Purchase Agreement and this Addendum and prior to Buyer's acquisition of title pursuant to the Purchase Agreement at closing (the "Closing"), Buyer shall have a license to enter upon the Real Estate for the sole and limited purpose of conducting Authorized Activities, subject to the terms and conditions of this Addendum. Authorized Activities shall be conducted in compliance with all applicable laws, taking all reasonable measures to prevent injury to person or damage to property. Until the Closing, Buyer shall not conduct or permit any activities on the Real Estate other than the Authorized Activities, nor make any alteration of, change to or improvement on the Real Estate. Buyer assumes responsibility for all expenses incurred in connection with the Authorized Activities. Additional Earnest Money. Notwithstanding any other provision, Buyer shall not conduct any Authorized Activities prior to Closing unless and until Buyer has delivered as additional earnest money a sum equal to 10% of the purchase price due under the Purchase Agreement (the "Additional Earnest Money"), in addition to the earnest money otherwise delivered pursuant to the Purchase Agreement. The Additional Earnest Money shall be delivered to the same escrow agent holding the earnest money otherwise delivered pursuant to the Purchase Agreement, to be held and disbursed pursuant to the same terms and conditions that apply to the earnest money under the terms of the Purchase Agreement. Risk of Loss; Indemnification. For purposes of this Addendum, "Loss" means any injury to or death of any person and/or any damage to or loss of property (whether sustained by Buyer, Seller, or any other person or entity, and whether due to the fault of Buyer or others) directly or indirectly arising out of or resulting from or in any way connected with: (a) the Authorized Activities; (b) the entry upon the Real Estate by Buyer and/or any other person entering upon the Real Estate in connection with the Authorized Activities and/or with the express or implied permission of Buyer; and/or (c) any breach of or default with respect to any obligation of Buyer under this Addendum. As a material part of the consideration for Seller's execution of the Purchase Agreement and this Addendum. Buyer hereby: (i) assumes all risk of Loss: (ii) waives and releases any claim against Seller for any Loss; and (iii) agrees to defend, protect, indemnify and hold harmless Seller from and against (and to the extent paid by Seller, Buyer agrees to reimburse Seller for) any Loss and any and all liabilities, suits, actions, judgments, costs and expenses (including attorneys' fees and expenses) incurred by Seller in connection with any Loss. Buyer's obligation under this paragraph shall survive notwithstanding: (A) Buyer's acquisition of the Real Estate at a Closing; (B) the failure of Buyer to acquire the Real Estate for any reason; and/or (C) the termination of the Purchase Agreement and/or this Addendum for any reason. If Buyer consists of more than one individual and/or entity, Buyer's obligations under this paragraph shall be joint and several as between each such individual and/or entity. Insurance. Buyer shall not conduct any Authorized Activities unless Buyer has general liability insurance coverage of not less than \$1,000,000 insuring against claims for bodily injury, death and/or property damage occurring in connection with Buyer's activities at the Real Estate. Buyer shall provide proof of such insurance prior to conducting any Authorized Activities and shall maintain such insurance until the Closing. Buyer's Failure to Acquire Real Estate. If for any reason Buyer fails to acquire the Real Estate pursuant to the Purchase Agreement: (a) the rights of Buyer under this Addendum shall terminate immediately and automatically as of the earliest time that Seller is no longer obligated to sell the Real Estate pursuant to the terms of the Purchase Agreement; and (b) Buyer shall not be entitled to any reimbursement for Buyer's time, expenses and/or inputs in connection with any Authorized Activities. Limitations and Conditions. This Addendum shall not be recorded. The rights granted to Buyer in this Addendum may not be assigned, sold, transferred, leased, pledged or mortgaged by Buyer. Until Closing, Seller reserves all rights and privileges that are not inconsistent with the limited rights specifically granted to Buyer in this Addendum. Prospective Tenants; Third Parties. Buyer may permit a prospective tenant or other third party to conduct Authorized Activities on behalf of Buyer prior to Closing. However, Buyer has no right to lease the Real Estate prior to closing. Buyer shall notify any such prospective tenant or third party of the provisions of this Addendum, including the provisions that apply in the event Buyer fails to acquire the Real Estate pursuant to the Purchase Agreement, and Buyer shall indemnify and hold harmless Seller and Seller's agents from and against all claims of any such prospective tenant or third party. **BUYER:** SELLER: Shawnee Holdings, LLC (Printed name of Buyer entity, if applicable) By its duly authorized officer or agent: Sign: _____ Print: _____ Office / Capacity:

Print: _____

UTILITIES FOR SALE TRACTS WITH BUILDING SITES

TRACT 1 N	lo utilities on	the south side	of Rt 13	4 lane. Utilities on the north side
	E-SEIC	W-PWD	T-F	
TRACT 2	E-SEIC	W-CMWD	T-F	
TRACT 3	E-SEIC	W-CMWD	T-F	NG-LU
TRACT 4	E-SEIC	W-CMWD	T-F	NG-LU
TRACT 7	E-SEIC	W-LLWD		
TRACT 8	E-SEIC	W-LLWD	T-F	NG-LU
TRACT 9	E-SEIC	W-LLWD		
TRACT 11	E-SEIC	W-LLWD		
TRACT 12	E-SEIC	W-LLWD	T-F	NG-LU
TRACT 13	E-SEIC	W-LLWD	T-F	NG-LU
TRACT 14	E-SEIC	W-LLWD	T-F	NG-LU
TRACT 15	E-SEIC	W-LLWD	T-F	NG-LU

TRACT 18 E-SEIC W-PWD T-F NG-LU
TRACT 19 E-SEIC W-PWD T-F NG-LU

TRACT 20 (East site) E-SEIC W-HWD T-F NG 1/4 MILE EAST

T-F

T-F

NG-LU 1/4 MILE NORTH NG-LU 1/2 MILE EAST

TRACT 20 (West site) E-SEIC W-PWD T-F NG-LU

W-PWD

W-PWD

WILLIAMSON COUNTY

E-SEIC

E-SEIC

TRACT 16

TRACT 17

TRACT 23 (UNRESTRICTED) E-ESIC W-CWD T-F

LEDGEND: E-ELECTRIC W-WATER T-TELEPHONE NG-NATURAL GAS

SEIC—SOUTHEASTERN ILLINOIS ELECTRIC CO-OP

CMW—CARRIER MILLS WATER DEPT.

PWD—PROSECT WATER DISTRICT

LLWD—LIBERTY LEDFORD WATER DISTRICT

T—FRONTIER COMMUNICATIONS

LU—LIBERTY UTILITIES

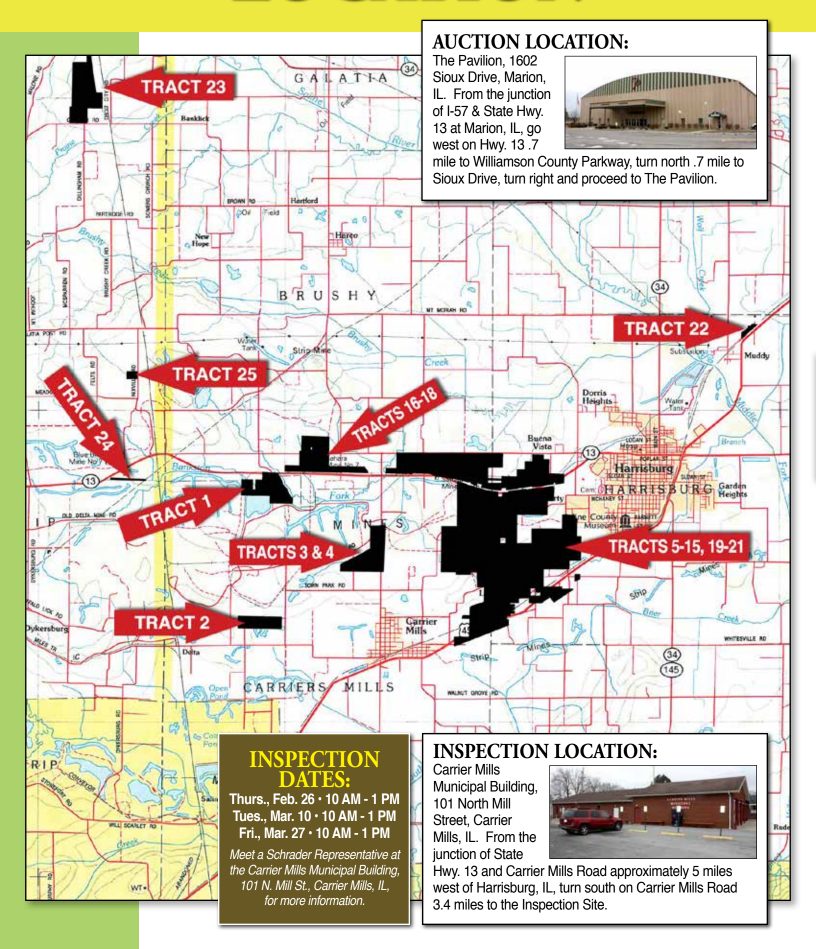
HWD—HARRISBURG WATER DEPT.

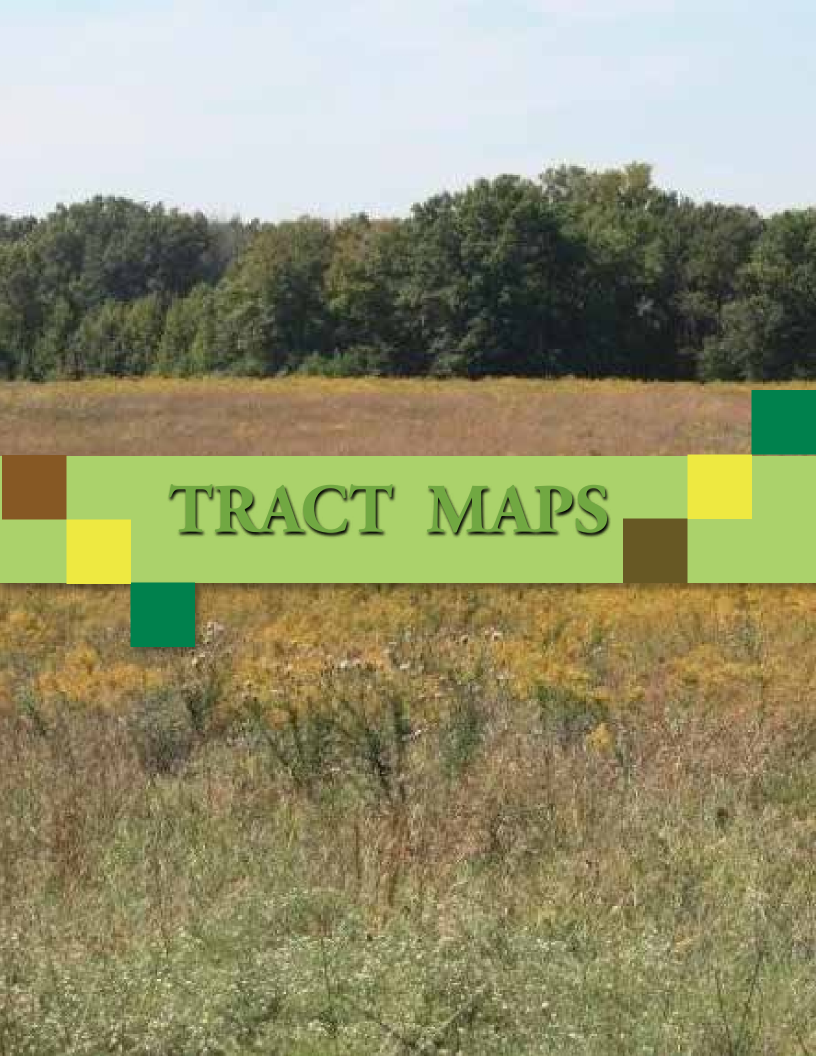
CWD—CORINTH WATER DISTRICT

NOTE: NO SEWER UTILITIY ON ANY OF THE BUILDING SITES

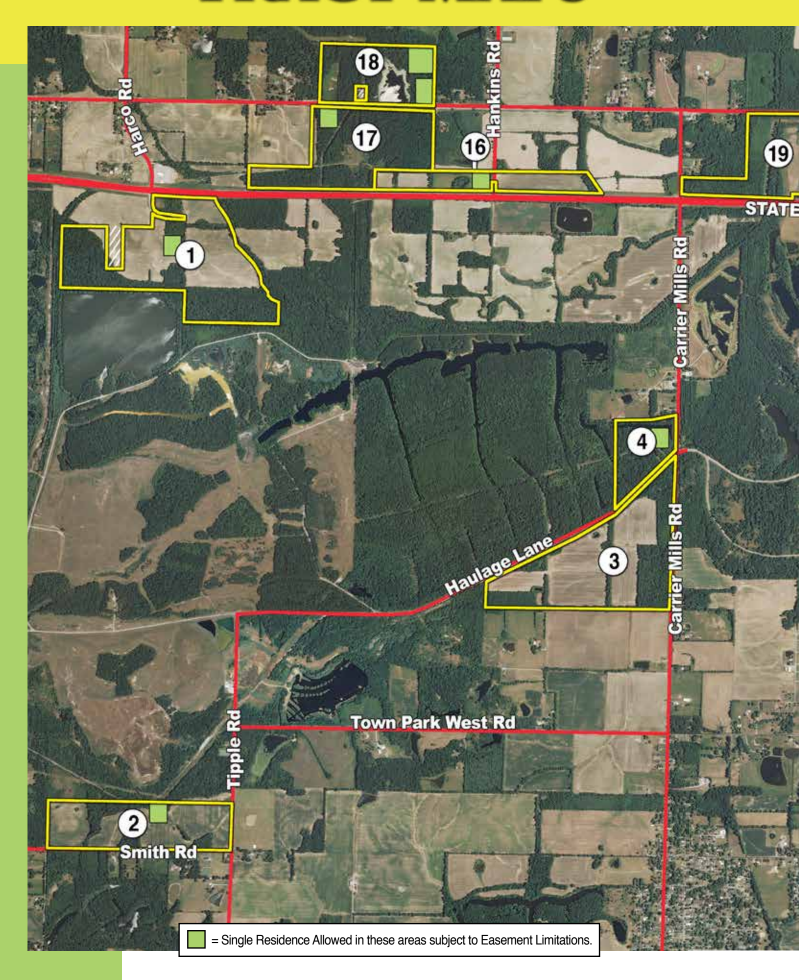


LOCATION

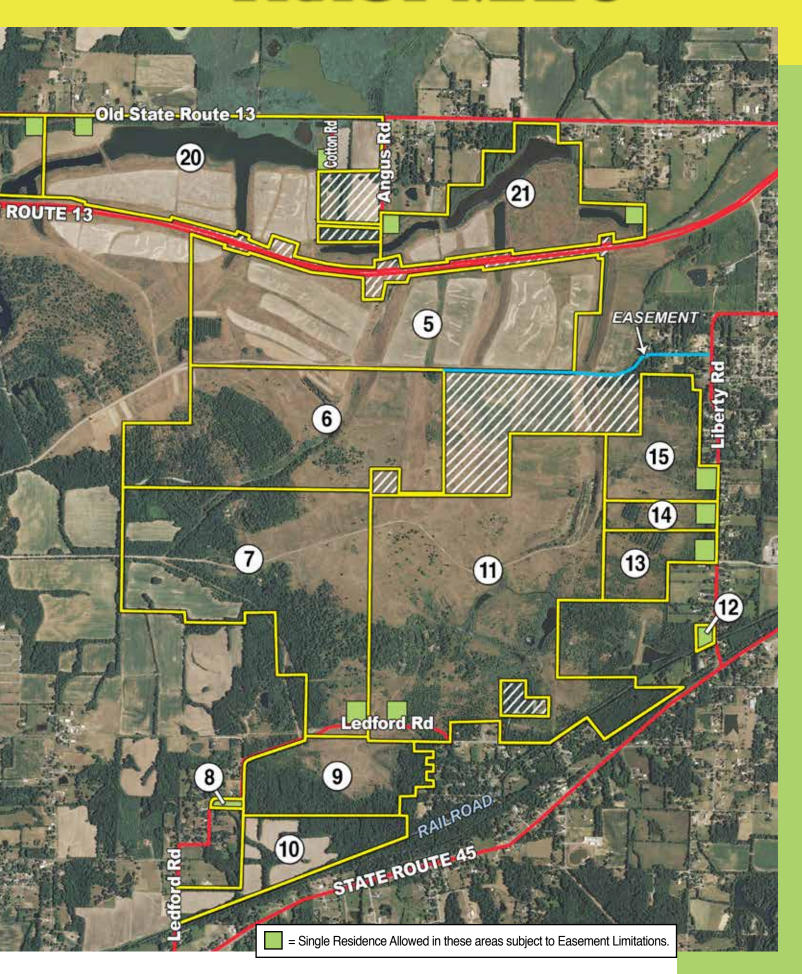




TRACT MAPS



TRACT MAPS



TRACT MAPS (cont.)









ACCESS EASEMENT TO TRACTS 5 & 6

Right-of-Way Easement

The Grantors, LOWELL FURLONG and LINDA FURLONG, husband and wife, of Harrisburg, Illinois, for Good and Valuable Consideration, in hand paid, GRANT SHAWNEE HOLDINGS, LLC, a limited liability company authorized to do business in Illinois, with an office located at 1660 Carrier Mills Road, Harrisburg IL 62946, and its successors and assigns, a right-of-way easement two (2) rods wide, the center of which is the center of an existing roadway as the same is now located in the South Half (S/2) of the Southeast Quarter (SE/4) of the Northeast Quarter (NE/4) of Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P. M., Saline County, Illinois, beginning near the Southwest Corner of said South Half (S/2) of the Southeast Quarter (SE/4) of the Northeast Quarter (NE/4) and running thence Easterly, thence



Fees: \$41.00
IL Rental Housing Fund: \$9.00
Saline County Clerk and Recorder
Kim Buchanan

BK 2087 PG 309-310

Northeasterly, where the said existing road is now located, to the point where said existing road connects to Old Cain Road; said right-of-way for ingress and egress to lands currently owned by Shawnee Holdings, LLC, in Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P. M. and Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., all in Saline County, Illinois and for ingress and egress for service and visitors to Cain Cemetery, located in the Southeast corner of Southwest Quarter (SW/4) of the Northwest Quarter (NW/4) of Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., Saline County, Illinois;

PROVIDED that Grantors, their heirs and assigns, may erect and maintain a gate at the intersection of said right-of-way easement and Old Cain Road so long as, in the event said gate is locked, grantee, its heirs and assigns, and representatives of Cain Cemtery, are provided with keys or key codes to unlock said gate and representatives of Cain Cemetery are permitted to erect a sign notifying cemetery service personnel and visitors with contact information of cemetery representatives in order to gain access.

ACCESS EASEMENT TO TRACTS 5 & 6

Grantors shall have no obligation to maintain the right-of-way herein granted. Grantors, reserve the right to utilize said right-of-way for farming purposes.

GRANTEE'S ADDRESS:

1660 Carrier Mills Road

Harrisburg, IL 62946.

Dated this 3 day of 12, 2014

LINDA FURLONG

LOWELL FURLONG

STATE OF ILLINOIS)

) SS:

COUNTY OF SALINE)

I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that Lowell Furlong and Linda Furlong, personally known to me to be the persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and signed and delivered the said instrument of writing, as his free and voluntary act and as their free and voluntary act and for the uses and purposes therein set forth.

Given under my hand and official seal this

, 2014

OFFICIAL SEAL

NOTARY PUBLIC

My Comm. Expires:

This Instrument Prepared By:

John E. Rhine

Rhine Ernest LLP

631 Market Street

Mt. Carmel, IL 62863

(618) 262-8611

V:100 R-S\Shawnee Holdings, LLC 2-071-14-1\Furlong Easement.wpd

2



United States Department of Agriculture Farm Service Agency

Date

: Feb 3, 2015

See Page 3 for non-discriminatory Statements.

Abbreviated 156 Farm Record

State: ILLINOIS County: SALINE

Operator Name

Farms Associated with Operator

CRP contract numbers

Farm Number: 5147

rogram Year: 2015

				Farm Land	Data				
Farmland	Cropland	DCP Cropland	WBP	WRP	CRP	GRP	Farn	Status	Number Of Tracts
638.08	46 97	464.97	0.0	0.00	0.00	0.00	A	ctive	3
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	· FWP	FAV/WR History	Acre Election	EWI	DCP Ag. Related Activity
0.00	0.00	464.97	0.00	0.00	0.00	No	No	000	0.00

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Y eld	Counter Cyclical Yield
Wheat	14.00	0.00	0.00	3/	32
Corn	208.70	0.00	0.00	/8	78
Grain Sarghum	53.20	0.00	0.00	65.	65
Soybeans	188.60	0.00	0.00	29	29
TOTAL	464.50	0.0	0.00	7	

State: ILLINOIS County: SALINE

TRACT 2

Farm Number : 5147 Tract Number : 217

Description

: B 8 320905 330905

FAV/WR History: No

BIA Unit Range Number:

HEL Status

: HEL field on tract. Conservation system being actively applied

Wetland Status

: Wetland determinations not complete

WL Violations

Owners

: SHAWNEE HOLDINGS LLC

Other Producers

			Tract Land	d Data			
Farm Land	Cropland	DCP Cropland	WBP		WRP	CRP	GRP
95.08	75.15	75.15	0.00		0.00	0.00 0.00	
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EWP	DCP Ag. Related Activity
0.00	0.00	75.15	0.00	0.00	0.00	0.00	0.00

DCP Crop Data								
Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield			
Wheat	7.60	0.00	0.00	32	32			



United States Department of Agriculture

Farm Service Agency

Program Year: 2015

Date

: Feb 3, 2015

GRP

Abbreviated 156 Farm Record

Corn	45.40	0.00	0.00	78	78
Grain Sorghum	16.10	0.00	0.00	65	65
Soybeans	6.10	0.00	0.00	29	29

TOTAL

75.20

0.00

0.00

NOTES

State : ILLINOIS

TRACTS 3 & 4

Farm Number: 5147

Tract Number : 520

County: SALINE

Description

: C 7 270905

FAV/WR History: No

BIA Unit Range Number:

HEL Status

: NHEL: No agricultural commodity planted on undetermined fields

Wetland Status

: Wetland determinations not complete

WL Violations

ons :

Owners

SHAWNEE HOLDINGS LLC

DCP Cropland

Other Producers

Farm Land

Tract Land Data			
WBP	WRP	CRP	
0.00	0.00	0.00	

166.59	95.62	95.62	0.00	0.00 0.00 0.00		0.00 0.00		0.00
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPI	- FWP	EWP	DCP Ag. Related Activity	
0.00	0.00	95.62	0.00	0.00	0.00	0.00	0.00	

			p		

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield
Wheat	1.60	0.00	0.00	32	32
Corn	47.60	0.00	0.00	78	78
Grain Sorghum	16.90	0.00	0.00	65	65
Soybeans	29.00	0.00	0.00	29	29

TOTAL

County:

Owners

95.10

Cropland

0.00

Farm Number : 5147

Tract Number : 864

Description

C 7 150905 220905

FAV/WR History No

BIA Unit Range Number

SALINE

State: ILLINOIS

HEL Status : HEL field on tract. Conservation system being actively ap

Wetland Statur : Wetland determinations not complete

WL Violations

: SHAWNEE HOLDINGS LLC

Other Producers

MICHAEL L LEWIS

Page: 2 of 3

The U.S. Department of Agriculture (USDA) prohibits discrimination against its customers, employees, and applicants for employment on the basis of race, color, national origin, age, disability, sex, gender identity, religion, reprisal, and where applicable, political beliefs, marital status, familial or parental status, sexual orientation, or all or part of an individual's income is derived from any program or activity conducted or funded by the Department. (Not all prohibited bases will apply to all programs and/or employment activities). Persons with disabilities, who wish to file a program complaint, write to the address below or if you require alternative means of communication for program information (e.g., Braille, large print, audictape, etc.) please contact USDA's TARGET Center at (202) 720-2600 (voice and TDD). Individuals who are deaf, hard of hearing, or have speech disabilities and wish to file either an EEO or program complaint, please contact USDA through the Federal Relay Service at (800) 877-8339 or (800) 845-6136 (in Spanish).



United States Department of Agriculture Farm Service Agency

Program Year: 2015

Date

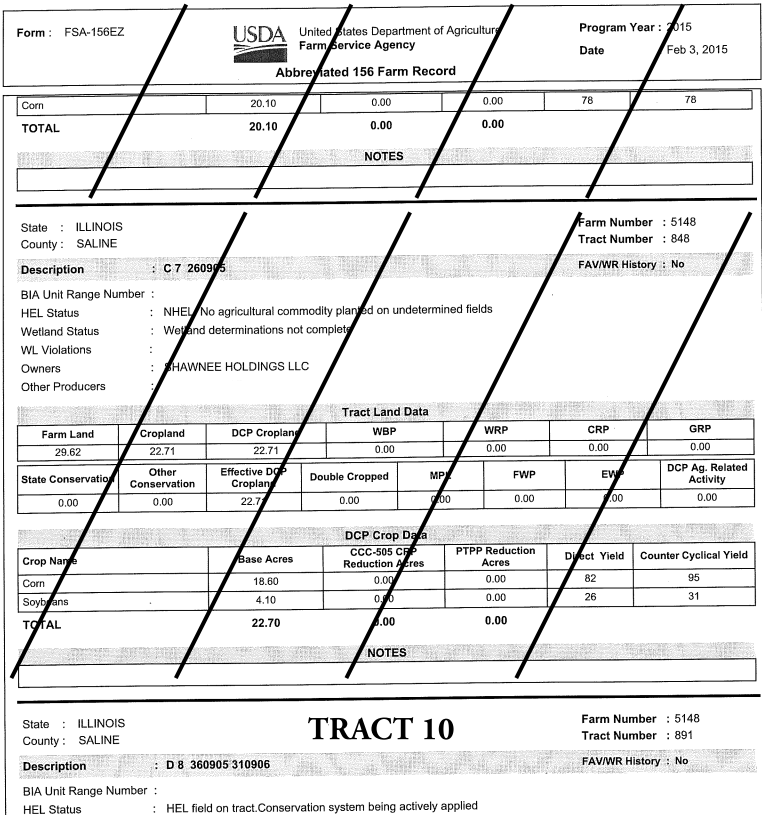
: Feb 3, 2015

See Page 5 for non-discriminatory Statements.

Abbreviated 156 Farm Record

See Page 5 for non-d	iscriminatory Staten	nents.	Appledi	ateu 156 Fan	THE COLU			-	
State : ILLII County : SAL	VOIS INE	/			/		Farm	Numbe	r: 5148
Operator Name		. /		/	•				/
Farms Associate	ed with Operato	r:							
	or man operate								
CRP contract nu	ımbers								
				arm Land	Data				
Farmland	Cropland	DCP Cropland	WBP	WRP	CRP	GRP	Farm S	tatus	Number Of Tracts
708.37	346.73	346.73	0.00	0.00	0.00	0.00	Activ	/e	6
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	FAV/WR History	Acre Election	EWP	DCP Ag. Related Activity
0.00	0.00	346.73	00.	0.00	0.00	No	No	0.0	0.00
	/							/	
				DCP Crop					
Crop Name		Base	cres	CCC-505 C Reduction A	RP PT	PP Reduction Acres	Direct Yield	i Cou	ınter Cyclical Yield
Wheat		1.90)	0.00		0.00	34		34.
Corn		158.2	20	0.00		0.00	1		88
Grain Sorghum		24.2	0	0.00		0.00	62		64
Soybealis		162.5	50	0.00		0.00	26		31
TOTAL		346.8	30	0.90		0.00			

State : ILLING									: 5148
County: SALIN							Tract N	lumber	: 515
Description	: C7	230905 140905					FAV/WF	R History	: No
BIA Unit Range I	Number :					/	,		
HEL Status	: HEL	feld on tract.Cor	nservation s	system being a	ctively applie	d /			
Wetland Status	: Wei	and determinatio	ns not com	plete					
WL Violations	: /								
Owners	: SHA	WNEE HOLDING	SS LLC						
Other Producers									
				Tract Land	Data /				
Farm Land	Cropland	DCP Cro		WBP		WRP	CRP		GRP
129.31	20.08	20.0		0.00		0.00	0.00		0.00
State Conservatio	n Other Conservation	en Effective D Crop and	CP Dou	ble Cropped	MPL	FWP	€w	P	DCP Ag. Related Activity
0.00	0.00	2,08		0.00	0.00	0.00	0.0	0	0.00
				DCB C					
				DCP Crop D		PP Reduction	1.		
Crop Name		Base Ad	cres	Reduction Ac		Acres	Direct Yiel	d Cou	nter Cyclical Yield



HEL Status

Wetland Status : Wetland determinations not complete

WL Violations

SHAWNEE HOLDINGS LLC Owners

Other Producers

	Tract Land Data Call Control of the								
Farm Land	Cropland	DCP Cropland	WBP	WRP	CRP	GRP			
175.10	54.05	54.05	0.00	0.00	0.00	0.00			



Program Year: 2015

Date

: Feb 3, 2015

State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EWP	DCP Ag. Relat Activity
0.00	0.00	54.05	0.00	0.00	0.00	0.00	0.00
			DCP Grop I				
Crop Name		Base Acres	CCC-505 CF Reduction Ac		PP Reduction Acres	Direct Yield	Counter Cyclical Yi
Corn		28.20	0.00		0.00	82	86
Soybeans		25.90	0.00		0.00	26	31
ΓΟΤΑL		54.10	0.00		0.00		
			NOTES				
State : ILLINOIS County : SALINE	3			/			nber : 5148 nber : 8083
Description	: D7 260	~~				FAVIMBLE	istory : No
escription	1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	7				/	///////////////////////////////////////
		determinations no	ation system/being ac t complete	tively applie			
Vetland Status VL Violations Owners	: Wetland :		t complete	adiba) Pilyetti Tila			
Vetland Status VL Violations Owners	: Wetland :	determinations no	t complete	adiba) Pilyetti Tila	WRP	CRP	GRP
Vetland Status VL Violations Owners Other Producers	: Wetland : : SHAWN :	DCP Cropland	t complete C Tract Land	adiba) Pilyetti Tila		CRP 0.00	0.00
Vetland Status VL Violations Owners Other Producers Farm Land 101.03	: Wetland : : SHAWN : Cropland	determinations no EE HOLDINGS LL DCP Cropland	t complete C Tract Land I WBP	adiba) Pilyetti Tila	WRP		
Vetland Status VL Violations Owners Other Producers Farm Land 101.03	: Wetland : : SHAWN : Cropland 73.91 Other	DCP Cropland 73.91 Effective DC	Tract Land I WBP 0.00	Data	WRP 0.00	0.00	0.00 DCP Ag. Relat
Vetland Status VL Violations Owners Other Producers Farm Land 101.03	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland	Tract Land WBP 0.00 Double Cropped 0.00	Data MPI 0/00	WRP 0.00 FWP	0.00	0.00 DCP Ag. Relat Activity
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF	Data MPI Q00 Data	WRP 0.00 FWP 0.00	0.00	DCP Ag. Relat Activity 0.00
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland	Tract Land I WBP 0.00 Double Cropped 0.00 DCP Crop E CCC-505 CF Reduction A	Data MPI Q00 Data	WRP 0.00 FWP 0.00	0.00 EW 0.00	0.00 DCP Ag. Relat Activity
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF	Data MPI Q00 Data	WRP 0.00 FWP 0.00	0.00 EW 0.00 Diject Yield	0.00 DCP Ag. Relat Activity 0.00 Counter Cyclical Yield
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name Corn Soybeans	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres 39.00	Tract Land I WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 C Reduction A 0.00	Data MPI Q00 Data	WRP 0.00 FWP 0.00 PP Reduction Acres 0.00	0.00 EW 0.00 Direct Yield 82	0.00 DCP Ag. Relat Activity 0.00 Counter Cyclical Yields
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name Corn Soybeans	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres 39.00 34.90	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF Reduction A 0.00 0.00 0.00	Data MPV 0000 Data PT	WRP 0.00 FWP 0.00	0.00 EW 0.00 Direct Yield 82	0.00 DCP Ag. Relat Activity 0.00 Counter Cyclical Yields
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name Corn Soybeans	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres 39.00 34.90	Tract Land I WBP 0.00 Double Cropped 0.00 DCP Crop L CCC-505 CF Reduction A 0.00 0.00	Data MPV 0000 Data PT	WRP 0.00 FWP 0.00	0.00 EW 0.00 Direct Yield 82	0.00 DCP Ag. Relat Activity 0.00 Counter Cyclical Yields
101.03	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres 39.00 34.90	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF Reduction A 0.00 0.00 0.00	Data MPV 0000 Data PT	WRP 0.00 FWP 0.00	0.00 EW 0.00 Direct Yield 82	0.00 DCP Ag. Relat Activity 0.00 Counter Cyclical Yields
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Name Corn Soybeans	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation 0.00	DCP Cropland 73.91 Effective DC Cropland 73.91 Base Acres 39.00 34.90	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF Reduction A 0.00 0.00 0.00	Data MPV 0000 Data PT	WRP 0.00 FWP 0.00	0.00 EW 0.00 Direct Yield 82	DCP Ag. Relat Activity 0.00 Counter Cyclical Yield 86 31
Vetland Status VL Violations Owners Other Producers Farm Land 101.03 State Conservation 0.00 Crop Nam Corn Soybeans FOTAL	: Wetland : : 9HAWN : Cropland 73.91 Other Conservation 0.00	DCP Cropland 73.91 Effective DCC Cropland 73.91 Asse Acres 39.00 34.90 73.90	Tract Land WBP 0.00 Double Cropped 0.00 DCP Crop I CCC-505 CF Reduction A 0.00 0.00 0.00	Data MPV 0000 Data PT	WRP 0.00 FWP 0.00	Direct Yield 82 26 Farm Nur Tract Nur	DCP Ag. Relat Activity 0.00 Counter Cyclical Yield 86 31



United States Department of Agriculture

Farm Service Agency

Program Year: 2015

Date

: Feb 3, 2015

Abbreviated 156 Farm Record

WL Violations : SHAWN E HOLDINGS LLC Owners Other Producers **Land Data** Trag **WBP** Farm Land **DCP Cropland** WRP CRP **GRP** Croplag 0.00 0.00 0.00 0.00 32.22 27. 27.38 DCP A **Effective DCP** . Related Dou e Cropped MPL **EWP State Conservation** Cons ervation Cropland tivity 0.00 6.00 0.00 0.00 0.00 0.00 27.38 0.00 **DCP Crop Data** CCC-505 CRP PTPP. eduction **Crop Name** Base Acres **Direct Yield** ter Cyclical Yield Reduction Acres cres Wheat 1.90 0.00 0.00 34 34 Corn 10.9 0.00 0.00 82 82 0.00 0.00 26 26 Soybeans **TOTAL** .40 0.00 0.00 **NOTES**

State: ILLINOIS County: SALINE

TRACTS 6, 7, 11

Farm Number : 5148

Tract Number: 8647

FAV/WR History: No

BIA Unit Range Number:

HEL Status

Description

: HEL field on tract. Conservation system being actively applied

Wetland Status

: Wetland determinations not complete

WL Violations

Owners

SHAWNEE HOLDINGS LLC

: D 7 250905 260905

Other Producers

	ct			

Farm Land	Cropland	DCP Cropland	WBP		WRP	CRP	GRP
241.09	148.60	148.60	0.00		0.00	0.00	0.00
State Conservation	Other	Effective DCP	Double Cropped	MPL	FWP	EWP	DCP Ag. Related

	State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EWP	DCP Ag. Related Activity
ſ	0.00	0.00	148.60	0.00	0.00	0.00	0.00	0.00

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield
Corn	41.40	0.00	0.00	82	95
Grain Sorghum	24.20	0.00	0.00	62	64
Soybeans	83.00	0.00	0.00	26	31

0.00 0.00 148.60 **TOTAL**

NOTES



United States Department of Agriculture Farm Service Agency

Program Year: 2015

: Feb 3, 2015

See Page 2 for non-discriminatory Statements.

Abbreviated 156 Farm Record

State : ILLINOIS

County: SALINE

Operator Name

Farms Associated with Operator:

CRP contract numbers

Farm Number: 5124

				Farm Land	Data	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Farmland	Cropland	DCP Cropland	WBP	WRP	CRP	GRP	Farm	Status	Number Of Tracts
3,494.22	612.78	612.78	0.00	0.00	0.00	0.00	А	ctive	1
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	FAV/WR History	Acre Election	EWP	DCP Ag. Related Activity
0.00	0.00	612.78	0.00	0.00	0.00	No	No	0.00	0.00

Crop Name Base Acres CCC-505 CRP			
Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield

NOTES

State : ILLINOIS County: SALINE

TRACTS 5, 6, 7, 8, 9, 11, 12, Farm Number : 5124 Tract Number : 847

Description

: C7 230905 13, 14, 15, 19, 20, 21

FAV/WR History: No

BIA Unit Range Number:

HEL Status

: HEL field on tract. Conservation system being actively applied

Wetland Status

: Wetland determinations not complete

WL Violations

Owners

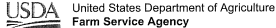
SHAWNEE HOLDINGS LLC

Other Producers

Tract Land Data Farm Land Cropland **DCP** Cropland **WBP** WRP **CRP GRP** 3,494.22 612.78 612.78 0.00 0.00 0.00 0.00 Other Effective DCP DCP Ag. Related **State Conservation Double Cropped** MPL **FWP EWP** Conservation Cropland Activity 0.00 0.00 612.78 0.00 0.00 0.00 0.00 0.00

Crop Name	Base Acres	DCP Crop Data CCC-505 CRP	PTPP Reduction	Direct Yield	Counter Cyclical Yield
Grop Hume	Base Acres	Reduction Acres	Acres	Direct Field	Counter Cyclical Field

NOTES



Program Year: 2015

Date : Feb 3, 2015

Farm Number: 5185

Farm Number : 5185

Tract Number : 516

FAV/WR History: No

Abbreviated 156 Farm Record

See Page 4 for non-discriminatory Statements. **ILLINOIS** State : SALINE County: Operator Name Farms Associated with Operator:

CRP contract numbers

arm Land Data

GRP Farm Status mber Of Tracts **DCP Cropland WBP** WRP CRP **Farmland** Cropland 5 0.00 Active 276.59 190.3 190.37 0.00 0.00 0.00 DCP Ag. Related Activity FAV/WR Acre State Ot **Effective DCP** Dou MPL **FWP EWF** Conservation Cons rvation Cropland Cro ped History Election .30 0. 0.00 0.00 No No 0.00 190.37 0.00 0.00

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield
Wheat	1.30	0.00	0.00	40	40
Corn	139.20	0.00	0.00	73	74
Soybears	42.30	0.00	0.00	29	31

TOTAL 182.80 0.00

OTES

State: ILLINOIS County: SALINE

: B7 210905 160905 Description

BIA Unit Range Number:

No agricultural commodity planted on undetermined fields **HEL Status** NHEL

and determinations not complet Wetland Status

WL Violations

Owners HAWNEE HOLDINGS LLC

Other Producers

Tract Land Data

Farm Land	Cropland	DCP Croplan	WBP		WRP	CRP	GRP	
82.17	46.61 46.61		0.00		0.00	0.00	0.00	
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EVIP	DCP Ag. Related Activity	
0.00	0.00	46.6	0.00	0.00	0.00	0.00	0.00	

DCP Crop D ata CCC-505 ORP PTPP Reduction rect Yield **Counter Cyclical Yield** Crop Na **Base Acres** Reduction Acres Acres 72 72 40.20 0.0 0.00 Corn 6.40 .00 0.00 28 28 Soy ans



United States Department of Agriculture

Farm Service Agency

Program Year: 2015

Date

: Feb 3, 2015

Abbreviated 156 Farm Record

0.00 46.60 0.00 TOTAL **NOTES**

State: ILLINOIS

County: SALINE

TRACT 20

Farm Number : 5185

Tract Number: 8081

Description

: D 6 130905

FAV/WR History: No

BIA Unit Range Number:

HEL Status

Owners

: HEL field on tract. Conservation system being actively applied

Wetland Status

Wetland determinations not complete

WL Violations

SHAWNEE HOLDINGS LLC

Other Producers

Tract Land Data

Farm Land	Cropland	DCP Cropland	WBP		WRP	CRP	GRP
28.76	22.99 22.99		0.00	0.00		0.00	0.00
State Conservation	Other Effective DCP Conservation Cropland Double Cropped		MPL	FWP	EWP	DCP Ag. Related Activity	
0.00	0.00	22.99	0.00	0.00	0.00	0.00	0.00

DCP Crop Data

Crop Name	Base Acres CCC-505 CRP Reduction Acres		PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield	
Corn	6.40	0.00	0.00	72	83	
Soybeans	16.60	0.00	0.00	30	36	

TOTAL

23.00

0.00

0.00

NOTES

State: ILLINOIS County: SALINE

TRACT 1

Farm Number : 5185

Tract Number: 8396

Description

: B 7 210905 160905

FAV/WR History: No

BIA Unit Range Number:

HEL Status

Owners

: HEL field on tract. Conservation system being actively applied

Wetland Status

Wetland determinations not complete

WL Violations

SHAWNEE HOLDINGS LLC

Other Producers

Tract Land Data

			11001 = 0100 = 0100			
Farm Land	Cropland	DCP Cropland	WBP	WRP	CRP	GRP
120.13	81.15	81.15	0.00	0.00	0.00	0.00



United States Department of Agriculture Farm Service Agency

Date

Program Year: 2015

: Feb 3, 2015

Abbreviated 156 Farm Record

State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	ouble Cropped MPL		EWP	DCP Ag. Related Activity
0.00	0.00	81.15	0.00	0.00	0.00	0.00	0.00

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield	
Corn	62.10	0.00	0.00	72	72	
Soybeans	19.10	0.00	0.00	28	28	

0.00 **TOTAL** 81.20 0.00

NOTES

State: ILLINOIS County: SALINE

TRACT 16

Farm Number : 5185

Tract Number: 8644

Description

: C 7 150905 210905 220905

FAV/WR History: No

BIA Unit Range Number:

HEL Status

: HEL field on tract. Conservation system being actively applied

Wetland Status

Wetland determinations not complete

WL Violations

Owners

SHAWNEE HOLDINGS LLC

Other Producers

Tract Land Data

Farm Land	Cropland	DCP Cropland	WBP		WRP	CRP	GRP
40.35	34.44	34.44	0.00		0.00	0.00	0.00
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EWP	DCP Ag. Related Activity
0.00	0.00	34.44	0.00	0.00	0.00	0.00	0.00

DCP Crop Data

Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield	
Corn	26.50	0.00	0.00	78	78	

26.50 **TOTAL** 0.00 0.00

NOTES

State: ILLINOIS County: SALINE

TRACTS 17 & 18

Farm Number : 5185 Tract Number: 8655

Description

: B7 160905

FAV/WR History: No

BIA Unit Range Number:

: NHEL: No agricultural commodity planted on undetermined fields

Wetland Status Wetland determinations not complete

WL Violations

HEL Status



United States Department of Agriculture

Farm Service Agency

Program Year: 2015

Date

: Feb 3, 2015

Abbreviated 156 Farm Record

Owners

: SHAWNEE HOLDINGS LLC

Other Producers

			Tract Land I	Data				
Farm Land	Cropland	Cropland DCP Cropland			WRP	CRP	. GRP	
5.18	5.18	5.18	0.00	0.00		0.00	0.00	
State Conservation	Other Conservation	Effective DCP Cropland	Double Cropped	MPL	FWP	EWP	DCP Ag. Related Activity	
0.00	0 0.00 5.18 0.30		0.00 0.00		0.00	0.00		

DCP Crop Data										
Crop Name	Base Acres	CCC-505 CRP Reduction Acres	PTPP Reduction Acres	Direct Yield	Counter Cyclical Yield					
Wheat	1.30	0.00	0.00	40	40					
Corn	4.00	0.00	0.00	76	76					
Soybeans	0.20	0.00	0.00	32	32					

0.00 0.00 5.50 **TOTAL**

NOTES

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EASEMENT & ROW SUMMARY



				# of	Total Legacy	
Schrader	NUMBER	PAD	TRACT	Conservation	ROWs &	
Tract #	OF PADS	TYPES	CLASSES	Easements	Easements	Comments
1	1	E	С	2	6	
2	1	E	С	2	5	
3	0	-	С	1	11	
4	1	D	В	2	11	Only tract where building pad prohibits concrete slab foundation
5	0	-	С	1	26	
6	0	-	В	1	6	
7	1	E	C, B	3	10	Pasture use is permitted on a portion of the tract and grain farming is permitted on another portion of this tract
8	1	E	E	1	1	Entire tract is building pad (single conservation easement)
9	1	E	В	2	4	
10	0	-	С	1	2	
11	1	E	В	2	15	
12	1	Е	Е	1	5	Entire tract is building pad (single conservation easement)
13	1	Е	В	2	6	
14	1	E	В	2	4	
15	1	E	В	2	6	
16	1	E	С	2	6	
17	1	E	Α	2	14	
18	2	E	В	3	8	
19	1	E	С	2	20	
20	2	E	С	3	37	
21	2	E	С	3	16	
22	0	-	Α	1	6	
23	0	-	UN RES	None	4	No Conservation Easements (no development restrictions) at all
24	0	-	Α	1	2	
25	0	-	Α	1	2	

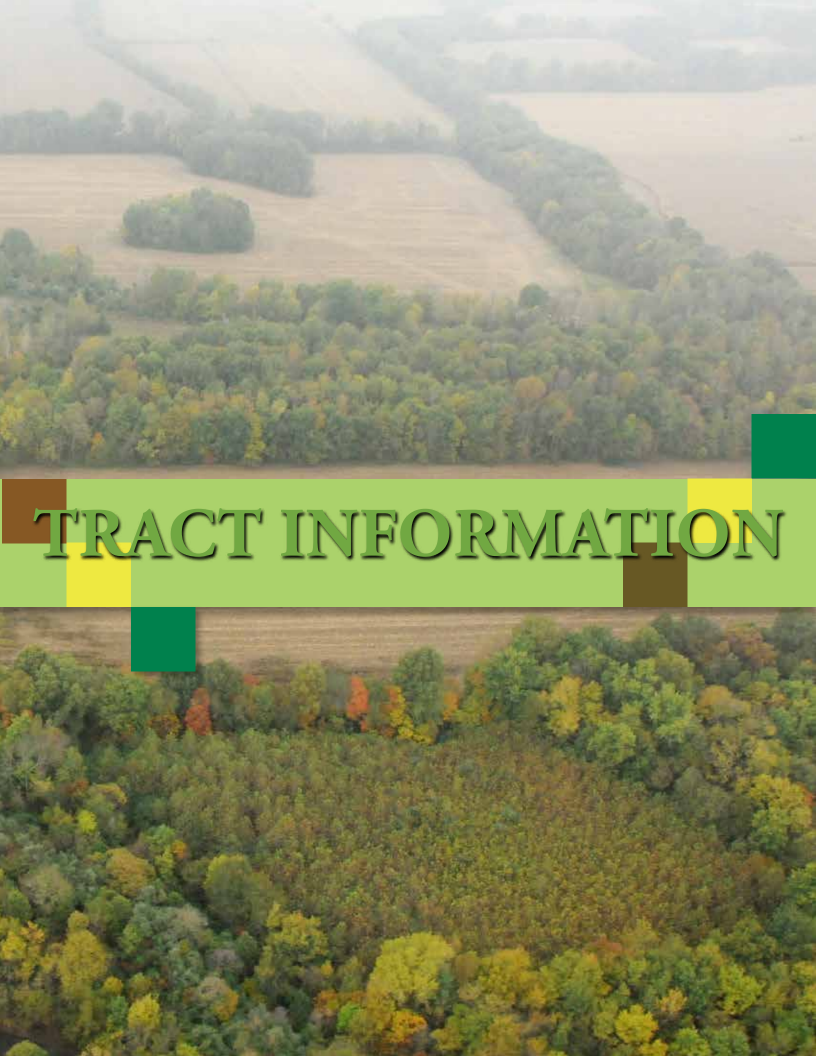
PAD Types
D = Restricted,
No Concrete Pad
E = Less
Restricted,
Concrete Pad, No
Basement

TRACT Classes

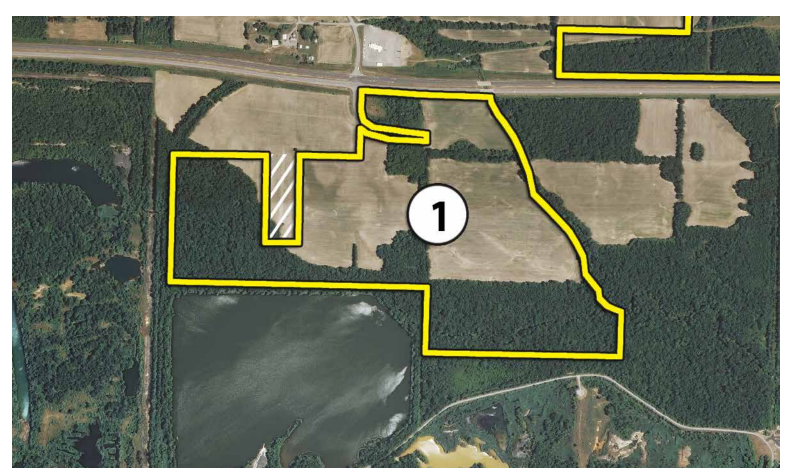
A - Recreational, No Pasture, Farming, Digging

B - Pasture and Recreational

C - Farming, Pasture, Recreastional



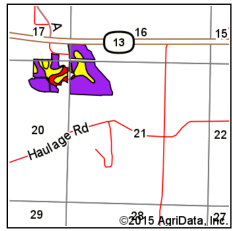
TRACT 1





TRACT 1 SURETY SOIL MAP

787 382 164A 787 787 382 214C2 164A 164B 787 ©2015 AgriData, Inc.



Illinois State: County: Saline 20-9S-5E Location: **Carrier Mills** Township:

Acres: 80.45 Date: 2/19/2015







Soils data provided by USDA and NRCS.

Area Sy	mbol: IL165, S	oil Are	a Versior	ո։ 9									
Code	Soil Description	Acres	Percent of field	II. State Productivity Index Legend	Subsoil rooting <i>a</i>	Corn Bu/A	Soybeans Bu/A	Wheat Bu/A	Oats Bu/A	Sorghum <i>c</i> Bu/A			Crop productivity index for optimum management
787	Banlic silt loam	55.66	69.2%		FAV	142	47	56	68	0	0.00	4.64	106
382	Belknap silt loam	7.92	9.8%		FAV	156	52	63	75	0	0.00	4.89	117
**164B	Stoy silt loam, 2 to 5 percent slopes	6.89	8.6%		FAV	**144	**47	**57	0	**112	0.00	**4.59	**108
**214C2	Hosmer silt loam, 4 to 7 percent slopes, eroded	5.98	7.4%		UNF	**126	**41	**52	0	**99	**3.28	0.00	**95
164A	Stoy silt loam, 0 to 2 percent slopes	4.00	5.0%		FAV	145	47	58	0	113	0.00	4.64	109
	-			Weighted	d Average	142.5	47	56.6	54.4	22.6	0.24	4.32	106.6

Area Symbol: IL165, Soil Area Version: 9

Table: Optimum Crop Productivity Ratings for Illinois Soil by K.R. Olson and J.M. Lang, Office of Research, ACES, University of Illinois at Champaign-Urbana. Version: 1/2/2012 Amended Table S2 B811 (Updated 1/10/2012)

Crop yields and productivity indices for optimum management (B811) are maintained at the following NRES web site: http://soilproductivity.nres.illinois.edu/

- ** Indexes adjusted for slope and erosion according to Bulletin 811 Table S3
- a UNF = unfavorable; FAV = favorable
- **b** Soils in the southern region were not rated for oats and are shown with a zero "0".
- c Soils in the northern region or in both regions were not rated for grain sorghum and are shown with a zero "0".
- d Soils in the poorly drained group were not rated for alfalfa and are shown with a zero "0".
- e Soils in the well drained group were not rated for grass-legume and are shown with a zero "0".

Soils data provided by USDA and NRCS. Soils data provided by University of Illinois at Champaign-Urbana.

TRACT 1 REAL ESTATE TAXES

At closing, the Buyer of Tract 1 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1190.06. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1190.06 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 1, the credit is based on the approximate per acre allocation.

TRACT 1 CONSERVATION EASEMENT

Conservation Easement Form C - Farming Permitted - Tract 10-M

Image# 001707020009 Type: EASEMENT Recorded: 12/03/2014 at 02:15:00 PM Page 1 of 9 Fees: \$46.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254193

CONSERVATION EASEMENT BK 2086 PG 791-799

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 10-M)

All that part of the following described property lying South of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

That part of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, that is South and West of the creek running through said quarterquarter section; and the East Half (E ½) of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE 1/4) of Section Seventeen (17), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, excepting that portion of said Section (17) more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1.

The North Half (N ½) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Twenty (20), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The South Half (S 1/2) of the Northeast Quarter (NE 1/4) of Northeast Quarter (NE 1/4); and the South Five Acres of the East Thirteen Acres of Northwest Quarter (NW 1/4) of Northeast Quarter (NE 1/4) all in Section Twenty, in Township Nine South, Range Five East of the Third Principal Meridian, Saline County, Illinois.

The Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of Section Twenty (20), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, except the East Thirteen (13) acres of said tract.

TRACT 1 CONSERVATION EASEMENT

The North Half (N ½) of the Southwest Quarter (SW ½) of the Northwest Quarter (NW ½); the Northwest Quarter (NW ½) of the Southeast Quarter (SE ½) of the Northwest Quarter (NW ½) of Section Twenty-one (21), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois; except for that portion that is East and North of the creek running through that quarter quarter section.

That portion of the North Half (N ½) of Section Twenty-one (21) that is South and West of the creek running through said North Half (N ½) of the Northwest Quarter (NW ¼) of Section Twenty-one (21), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING the following tract from the above described property:

A Five (5) acre square tract located in the southeast corner of the North Half (N ½) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Twenty (20), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an

open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").

- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
 - h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;

- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and

(d) above, and the right to construct a paved road and to construct utilities to the following described property:

A Five (5) acre square tract located in the southeast corner of the North Half (N ½) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Twenty (20), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois;

- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law:
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or

trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

<u>11. Severability</u>. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the day	of November 2014.
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Conservation Easement Form E - Residential No Basement - Tract 10-P

Image# 001707030007 Type: EASEMENT Recorded: 12/03/2014 at 02:15:00 PM Page 1 of 7 Fees: \$44.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

File# 254194

BK 2086 PG 800-806

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 10-P)

A Five (5) acre square tract located in the southeast corner of the North Half (N 1/2) of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section Twenty (20), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public:

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor.

Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement:
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts

inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

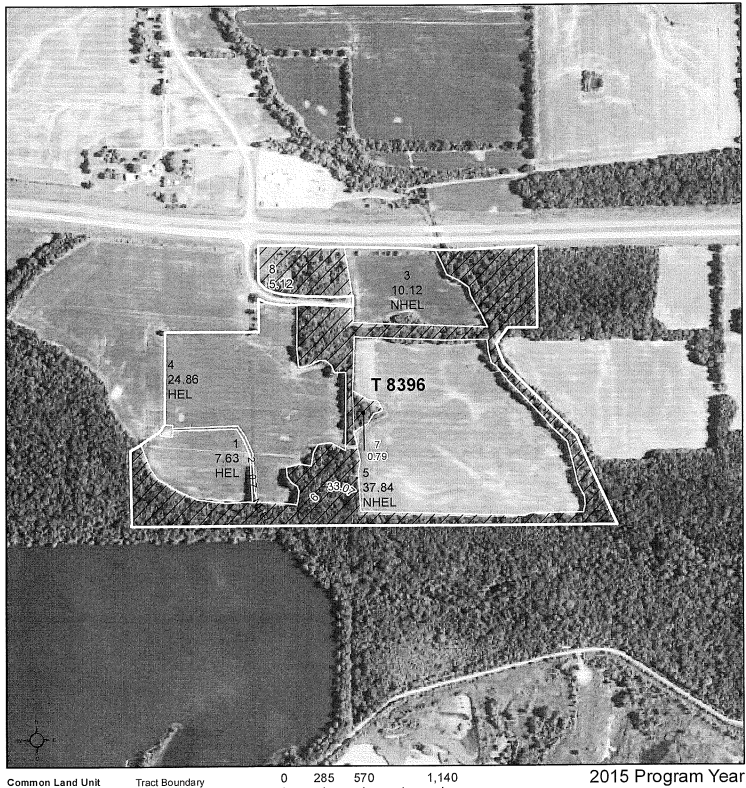
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	a the	
Dated this the	28th	day of November 2014.

TRACT 1 FSA MAP



Saline County, Illinois



Common Land Unit Cropland // Non-Cropland

Feet

Map Created October 27, 2014

Farm **5185** Tract 8396

IL165_T8396

Wetland Determination Identifiers

- Restricted Use
- Limited Restrictions ∇
- Exempt from Conservation Compliance Provisions

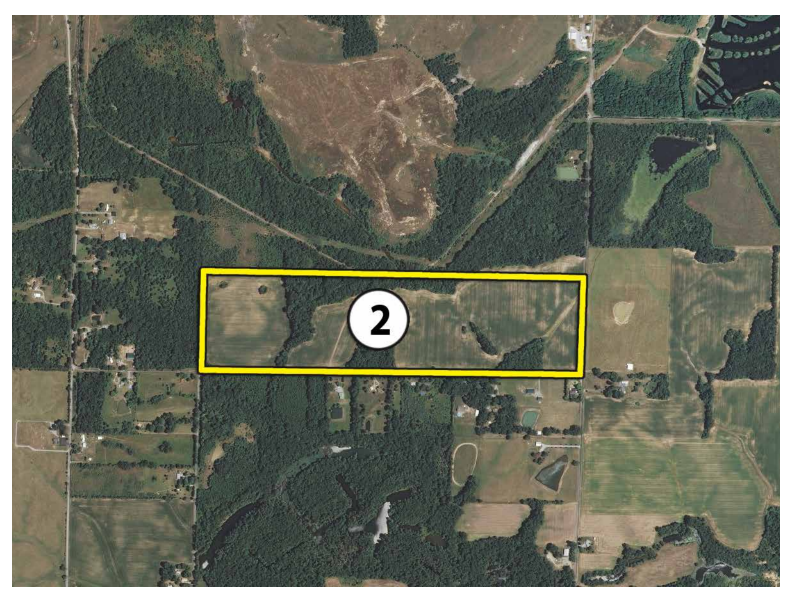
Tract Cropland Total: 81.15 acres

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 1 PHOTO

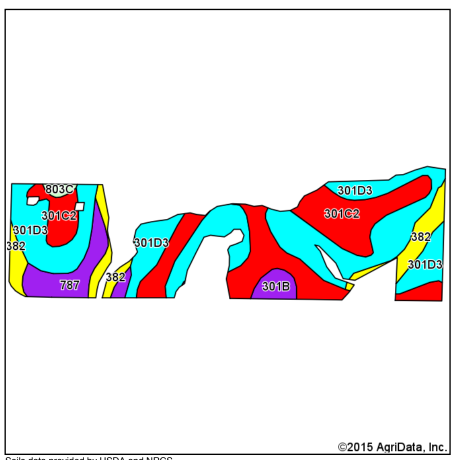


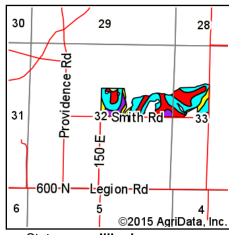
TRACT 2





TRACT 2 SURETY SOIL MAP





State: Illinois
County: Saline
Location: 32-9S-5E
Township: Carrier Mills

Acres: **75.15**Date: **2/19/2015**







Soils data provided by USDA and NRCS.

Code	mbol: IL165, S Soil Description		Percent	II. State	Subsoil rooting a	Corn	Soybeans	Wheat	Oats	Sorghum c	Alfolfo d	Cross los	Crop productivity
Code	Soil Description	Acres	of field	Productivity Index Legend	Subsoil rooting a	Bu/A	Bu/A	Bu/A		Bu/A	hay, T/A		index for optimum management
**301D3	Grantsburg silt loam, 7 to 12 percent slopes, severely eroded	34.30	45.6%		UNF	**99	**34	**41	0	**77	**2.41	0.00	**75
**301C2	Grantsburg silt loam, 4 to 7 percent slopes, eroded	25.10	33.4%		UNF	**121	**41	**50	0	**94	**2.93	0.00	**92
382	Belknap silt loam	7.15	9.5%		FAV	156	52	63	75	0	0.00	4.89	117
787	Banlic silt loam	5.91	7.9%		FAV	142	47	56	68	0	0.00	4.64	106
**301B	Grantsburg silt loam, 2 to 4 percent slopes	2.07	2.8%		UNF	**133	**46	**54	0	**103	**3.23	0.00	**101
803C	Orthents, 5 to 15 percent slopes	0.62	0.8%		CROP YIELD DATA NOT AVAILABLE						.00	.00	
				We	ighted Average	115.3	39.1	47.3	12.5	69.4	2.16	0.82	87.2

Area Symbol: IL165, Soil Area Version: 9

Table: Optimum Crop Productivity Ratings for Illinois Soil by K.R. Olson and J.M. Lang, Office of Research, ACES, University of Illinois at Champaign-Urbana. Version: 1/2/2012 Amended Table S2 B811 (Updated 1/10/2012)

Crop yields and productivity indices for optimum management (B811) are maintained at the following NRES web site: http://soilproductivity.nres.illinois.edu/ ** Indexes adjusted for slope and erosion according to Bulletin 811 Table S3

- a UNF = unfavorable; FAV = favorable
- **b** Soils in the southern region were not rated for oats and are shown with a zero "0".
- c Soils in the northern region or in both regions were not rated for grain sorghum and are shown with a zero "0".
- d Soils in the poorly drained group were not rated for alfalfa and are shown with a zero "0".
- e Soils in the well drained group were not rated for grass-legume and are shown with a zero "0".

TRACT 2 REAL ESTATE TAXES

At closing, the Buyer of Tract 2 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$553.94. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$553.94 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 2, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 01-M

Image# 001706810008 Type: EASEMENT Recorded: 12/03/2014 at 01:55:00 PM Page 1 of 8

Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254172

BK 2086 PG 620-627

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 01-M)

The South Sixty (60) acres of the Northeast Quarter (NE 1/4) of Section Thirty-two (32), and the South (30) acres of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of Section Thirty-three (33), all in Township Nine (9) South, Range Five (5) East of the third P.M., situated in Saline County, Illinois.

EXCEPTING from the above-described property: A Five (5) acre square tract located in the northeast corner of the following described land: The Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty-two (32) except the North Ten (10) acres thereof. in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and made part hereof and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard:
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and

- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the

construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;

- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above and the right to construct a paved road and construct utilities to the following described property: A Five (5) acre square tract located in the northeast corner of the following described land: The Southeast Quarter (SE ½) of the Northeast Quarter (NE ½) of Section Thirty-two (32) except the North Ten (10) acres thereof, in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity

controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.

10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 2014
Dated this the	28	day of November 2014

Conservation Easement Form E - Residential No Basement - Tract 01-P

Image# 001706820007 Type: EASEMENT Recorded: 12/03/2014 at 01:57:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

(im Buchanan

CONSERVATION EASEMENT

BK 2086 PG 628-634

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 01-P)

A Five (5) acre square tract located in the northeast corner of the following described land: The Southeast Quarter (SE ½) of the Northeast Quarter (NE ½) of Section Thirty-two (32) except the North Ten (10) acres thereof, in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and made part hereof and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor.

Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such

injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee

may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.

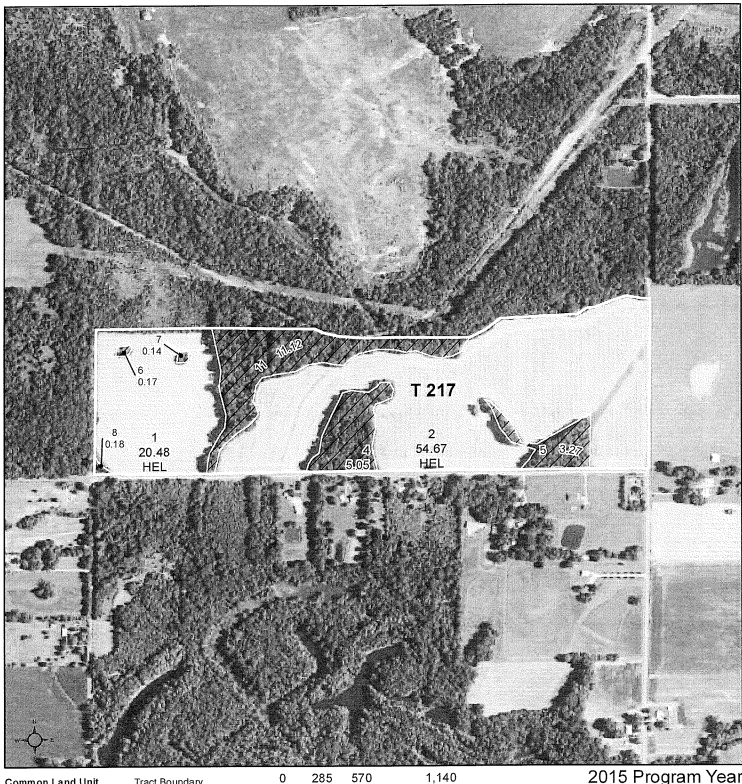
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the ______ day of November 2014.

TRACT 2 FSA MAP



Saline County, Illinois



Common Land Unit Cropland

// Non-Cropland

Tract Boundary

285 Feet 2015 Program Year Map Created October 27, 2014

Farm **5147 Tract 217**

Wetland Determination Identifiers

Restricted Use

Limited Restrictions

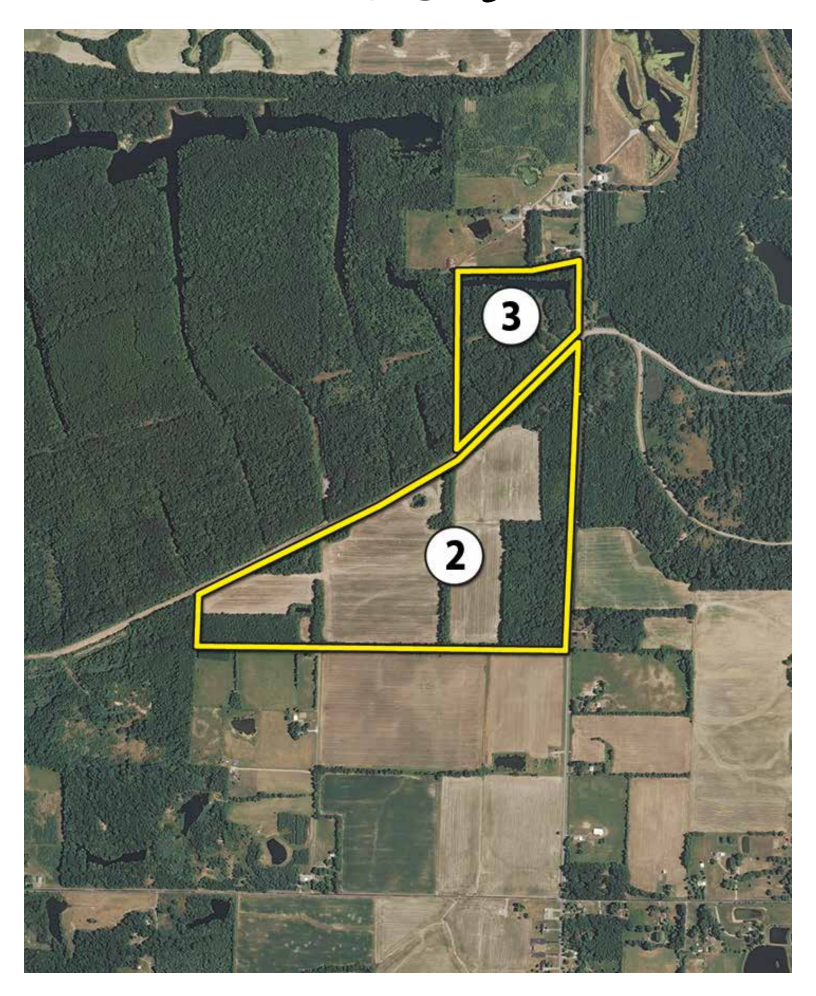
Exempt from Conservation Compliance Provisions

Tract Cropland Total: 75.15 acres

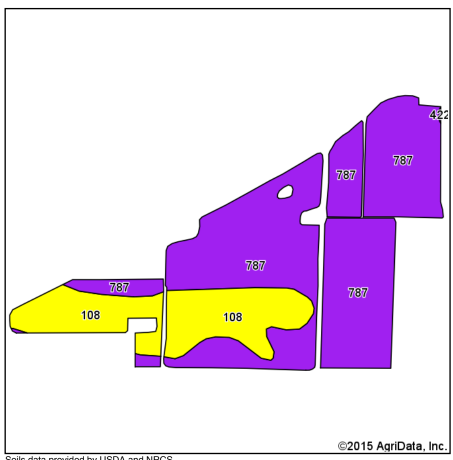
IL165_T217

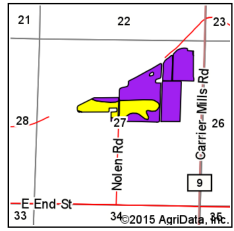
United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 3



TRACT 3 SURETY SOIL MAP





State: Illinois
County: Saline
Location: 27-9S-5E
Township: Carrier Mills

Acres: **95.62**Date: **2/19/2015**







Soils data provided by USDA and NRCS.

Area	Area Symbol: IL165, Soil Area Version: 9												
Code	Soil Description	Acres		II. State Productivity Index Legend	Subsoil rooting <i>a</i>	Corn Bu/A	,	Wheat Bu/A	Oats Bu/A b				Crop productivity index for optimum management
787	Banlic silt loam	72.26	75.6%		FAV	142	47	56	68	0	0.00	4.64	106
108	Bonnie silt loam	23.36	24.4%		FAV	149	49	59	0	117	0.00	4.64	111
Weighted Average							47.5	56.7	51.4	28.6	0.00	4.64	107.2

Area Symbol: IL165, Soil Area Version: 9

Table: Optimum Crop Productivity Ratings for Illinois Soil by K.R. Olson and J.M. Lang, Office of Research, ACES, University of Illinois at Champaign-Urbana. Version: 1/2/2012 Amended Table S2 B811 (Updated 1/10/2012)

Crop yields and productivity indices for optimum management (B811) are maintained at the following NRES web site: http://soilproductivity.nres.illinois.edu/

- ** Indexes adjusted for slope and erosion according to Bulletin 811 Table S3
- *a* UNF = unfavorable; FAV = favorable
- **b** Soils in the southern region were not rated for oats and are shown with a zero "0".
- c Soils in the northern region or in both regions were not rated for grain sorghum and are shown with a zero "0".
- d Soils in the poorly drained group were not rated for alfalfa and are shown with a zero "0".
- e Soils in the well drained group were not rated for grass-legume and are shown with a zero "0".

Soils data provided by USDA and NRCS. Soils data provided by University of Illinois at Champaign-Urbana.

TRACT 3 REAL ESTATE TAXES

At closing, the Buyer of Tract 3 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1100.17. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1100.17 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 3, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 02

Image# 001706830008 Type: EASEMENT Recorded: 12/03/2014 at 01:58:00 PM Page 1 of 8 Fees: \$45.00

L Rental Housing Fund: \$9.00 Saline County Clerk and Recorder im Buchanan

CONSERVATION EASEMENT

вк 2086 Р 635-642

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline. State of Illinois:

All that part of the following described property lying South and East of Haulage Road:

Northeast Quarter (NE 1/4) of Section Twenty-seven (27);

Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) of Section Twenty-seven (27); and

Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-two (22),

All of the above described property being in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and made part hereof and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and

- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in Paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the

construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;

- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;

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- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This

Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

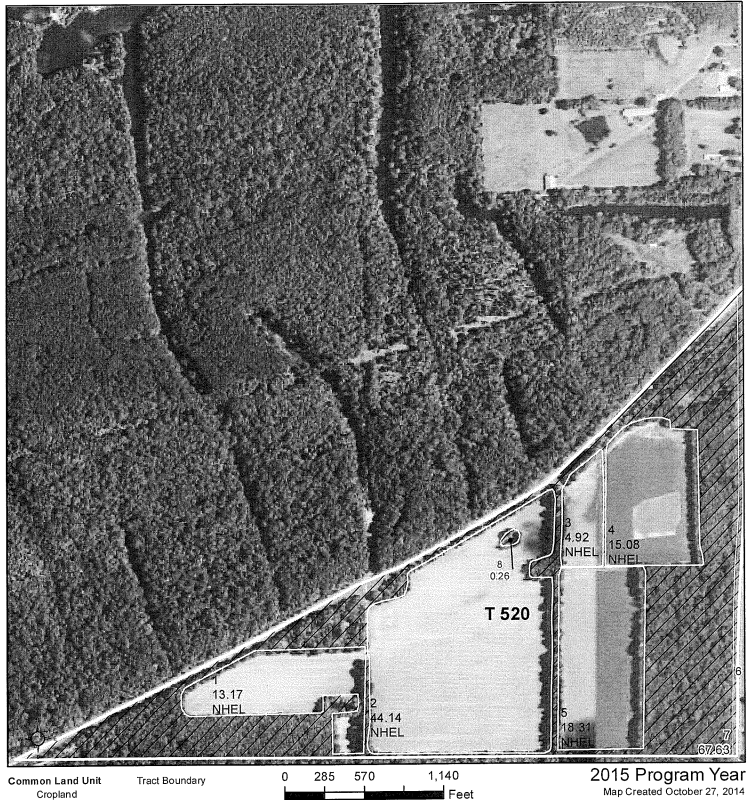
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	day of November 2014
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TRACT 3 FSA MAP



Saline County, Illinois



Farm **5147** Tract 520

Wetland Determination Identifiers

// Non-Cropland Restricted Use

Limited Restrictions

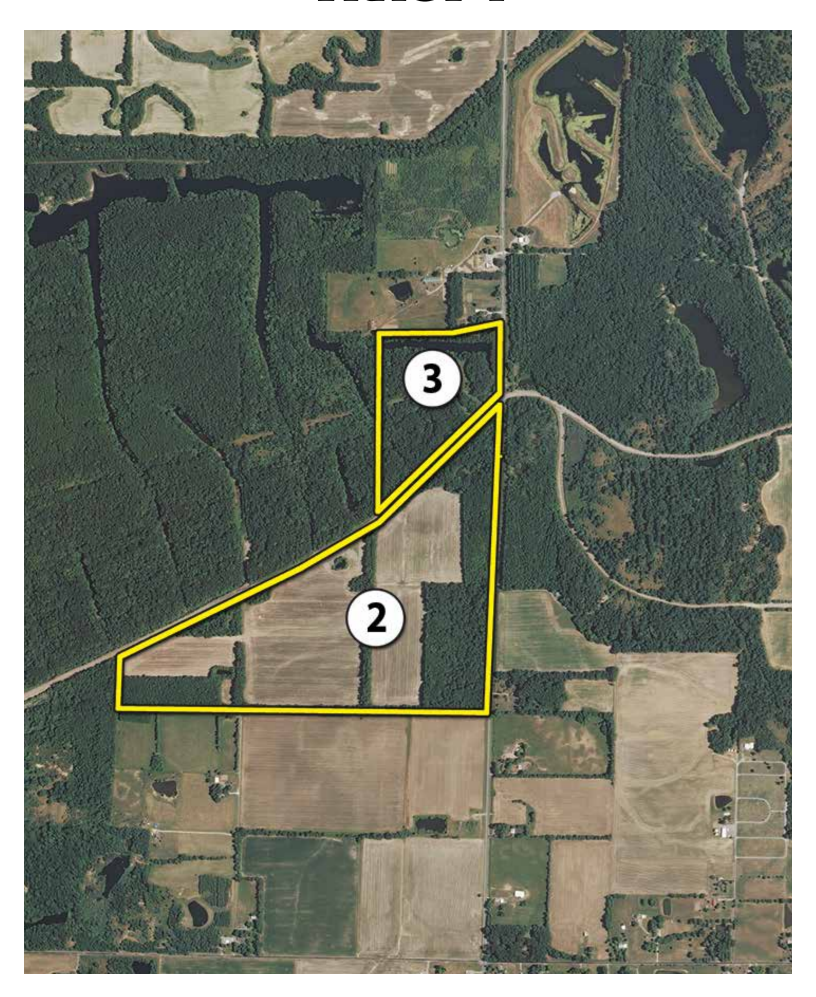
Exempt from Conservation Compliance Provisions

Tract Cropland Total: 95.62 acres

IL165_T520_A1

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 4



TRACT 4 REAL ESTATE TAXES

At closing, the Buyer of Tract 4 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1209.84. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1209.84 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 4, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Tract 03-M

Image# 001706870009 Type: EASEMENT Recorded: 12/03/2014 at 02:01:00 PM Page 1 of 9 Fees: \$46.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

File# 254178 BK 2086 PG 667-675

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 03-M)

That portion of the Northeast Quarter (NE ½) of the Northeast Quarter (NE ½) of Section Twenty-seven (27) North and West of the public road known as Haulage Road;

That portion of the Southeast Quarter (SE ½) of the Southeast Quarter (SE ½) of Section Twenty-two (22) North and West of the public road known as Haulage Road; and

That part of the South Half (S ½) of the Northeast Quarter (NE ¼) of the Southeast Quarter (SE 1/4) of Section Twenty-two (22), more particularly described as follows: Beginning at the intersection of the South line of said South Half (S 1/2) of the Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-two (22) and the West Right of Way line of the Carrier Mills blacktop road; thence Northerly on said West line 132 feet, more or less to the South Right of Way line of the gravel road; thence Southwesterly with said Right of Way line to the South line of said South Half (S 1/2) of the Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4); thence East 625 feet more or less to the point of beginning, all in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, situated in Saline County, Illinois.

EXCEPTING from the above-described property:

Part of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-two (22), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Northeast corner of said quarter quarter section; measure South along the section line for a distance of one hundred (100) feet; thence West parallel with the section line for a distance of five hundred (500) feet to the point of beginning; thence continuing west along the same course for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a

distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;

- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;

- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above and the right to construct a paved road to the following described property: Part of the Southeast Quarter (SE ½) of the Southeast Quarter (SE ½) of Section Twenty-two (22), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Northeast corner of said quarter quarter section; measure South along the section line for a distance of one hundred (100) feet; thence West parallel with the section line for a distance of five hundred (500) feet to the point of beginning; thence continuing west along the same course for a distance of Four Hundred Sixty-six and Seventy hundredths

(466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less;

- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use:
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the ______ day of November 2014.

Conservation Easement Form D - Residential No Basement or Concrete Pad - Tract 03-P

Image# 001706880008 Type: EASEMENT Recorded: 12/03/2014 at 02:02:00 PM Page 1 of 8 Fees: \$45.00

Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254179

BK 2086 PG 676-683

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 03-P)

Part of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) of Section Twenty-two (22), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Northeast corner of said quarter quarter section; measure South along the section line for a distance of one hundred (100) feet; thence West parallel with the section line for a distance of five hundred (500) feet to the point of beginning; thence continuing west along the same course for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever:
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities;

- g) the drilling of any well or conducting any excavation more than three (3) feet in depth except for such as may be necessary for a septic system;
- h) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement or concrete pad;
- i) the construction of more than one residence on the property;
- j) the construction of any residence which is not designed as a single family residence; and
- k) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;

- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement:
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems and construct new ones;
- e) the right to improve the soil;
- f) the right to plant trees, shrubs, grasses, gardens and other flora;
- g) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- h) the right to use the property for pasture, including the following (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- i) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (h), (i), (j), and (k); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- j) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred

to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their

respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

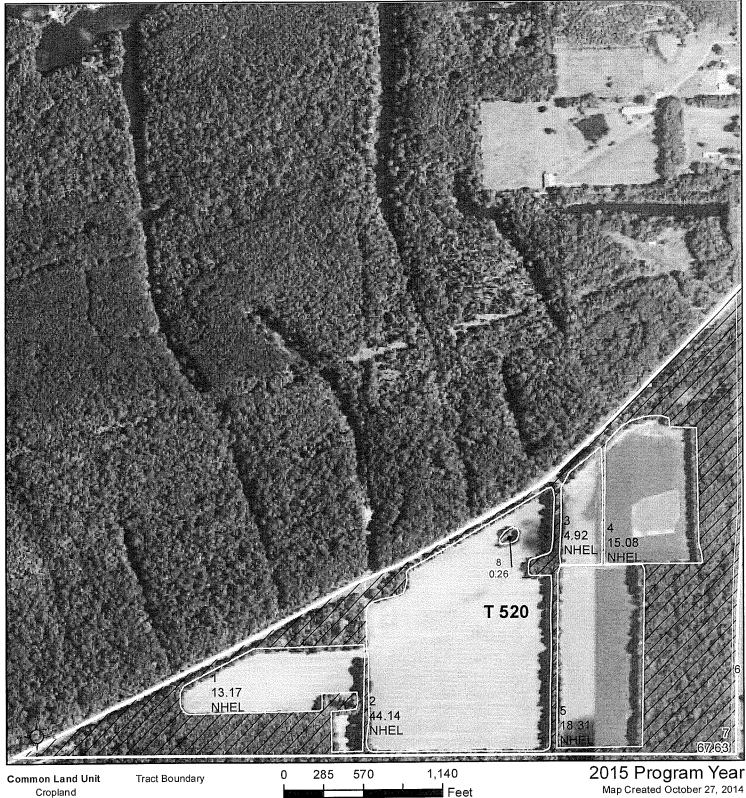
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 25th day of November 2014.

TRACT 4 FSA MAP



Saline County, Illinois



Feet

Farm **5147** Tract 520

Wetland Determination Identifiers

Restricted Use

// Non-Cropland

Limited Restrictions

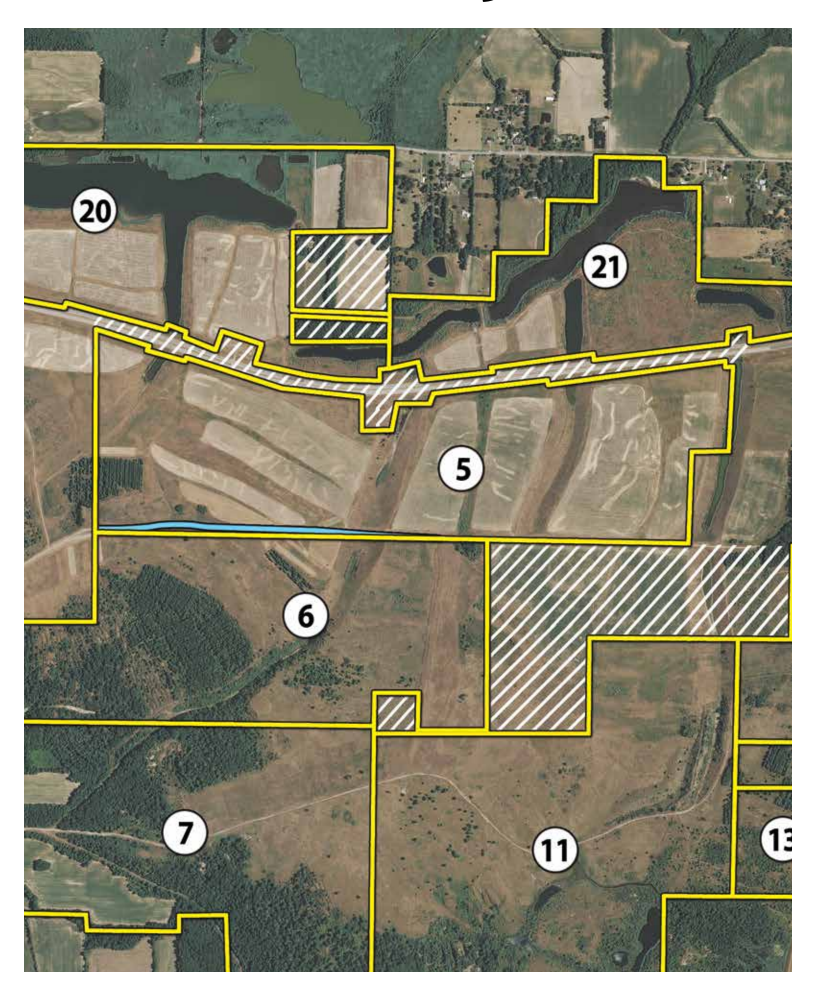
Exempt from Conservation Compliance Provisions

Tract Cropland Total: 95.62 acres

IL165_T520_A1

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TRACT 5



TRACT 5 REAL ESTATE TAXES

At closing, the Buyer of Tract 5 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$3648.72. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$3648.72 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 5, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 08



Image# 001707990008 Type: EASEMENT Recorded: 12/08/2014 at 11:01:00 AM

Page 1 of 8
Fees: \$45.00
IL Rental Housing Fund: \$9.00
Saline County Clerk and Recorder Kim Buchanan

BK 2087 PG 328-335

CONSERVATION EASEMENT File# 254289

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 08)

All that part of the following described property lying South of the New Illinois Route 13, (more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1):

The Northeast Quarter (NE 1/4) of Section Twenty-four (24); The East Half (E 1/2) of the Northwest Quarter (NW 1/4) of Section Twenty-four (24); The Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) of Section Thirteen (13); The Northwest Quarter (NW 1/4) of Section Nineteen (19); the West Half (W 1/2) of the Northeast Quarter (NE 1/4) of Section Nineteen (19); and the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section Nineteen (19), all in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, EXCEPT THE FOLLOWING TRACT heretofore conveyed to Bill J. Brown: Commencing at the Southeast Corner of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of said Section Nineteen (19); thence westerly along the South line of said Northeast Quarter (NE 1/4) Nine Hundred Fifty (950) feet; thence Northeasterly approximately Twelve Hundred (1200) feet to a point on the South Right of Way of IL Rt. 13, said point being located Eight Hundred Fifty (850) feet along the IL Rt. 13 Right of Way from the East line to the Northeast Quarter (NE 1/4) of the Northeast quarter (NE 1/4) of said Section Nineteen (19); thence Northeasterly along said Right of Way approximately Eight Hundred Fifty (850) feet to the East line of the Northeast Quarter (NE 1/4) of said Section Nineteen (19); thence Southerly along the said East line to the point of beginning, said exception containing 25.76 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;

- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- <u>4. Rights of Grantee</u>. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- <u>5. Rights Retained by Grantor</u>. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this

paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;

- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above, and the right to construct and maintain a paved or unpaved road, including the right to grant the use of said road to others, along the following described property where it overlies the above described Easement Area:

A strip two (2) rods wide, the center of which is the center of an existing roadway as the same is now located in Section 24, Township Nine (9) South, Range Six (5) East of the 3rd P.M. and Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P.M., both in Saline County, Illinois, beginning near the Southeast Corner of the South Half (S/2) of the Southwest Quarter (SE/4) of the Northeast Quarter (NE/4) of said Section 19, and running thence Westerly through said Section 24 to Cain Cemetery; said right-of-way for ingress and egress to adjoining lands in Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P. M. and Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., all in Saline County, Illinois and for ingress and egress for service and visitors to Cain Cemetery, located in the Southeast corner of Southwest Quarter (SW/4) of the Northwest Quarter (NW/4) of Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., Saline County, Illinois;

f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;

- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law:
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide

written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee

in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.

- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the _____ day of December 2014.

TRACT 5 FSA MAP



Saline County, Illinois



Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

Farm **5124** Tract **847**

IL165_T847_A4

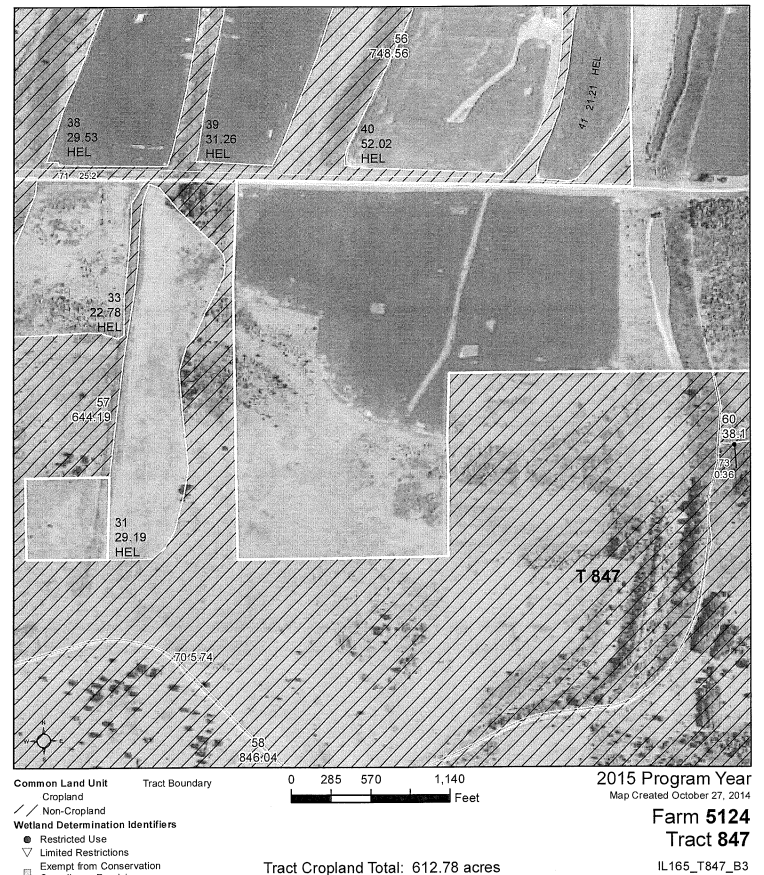
United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 5 FSA MAP



Compliance Provisions

Saline County, Illinois



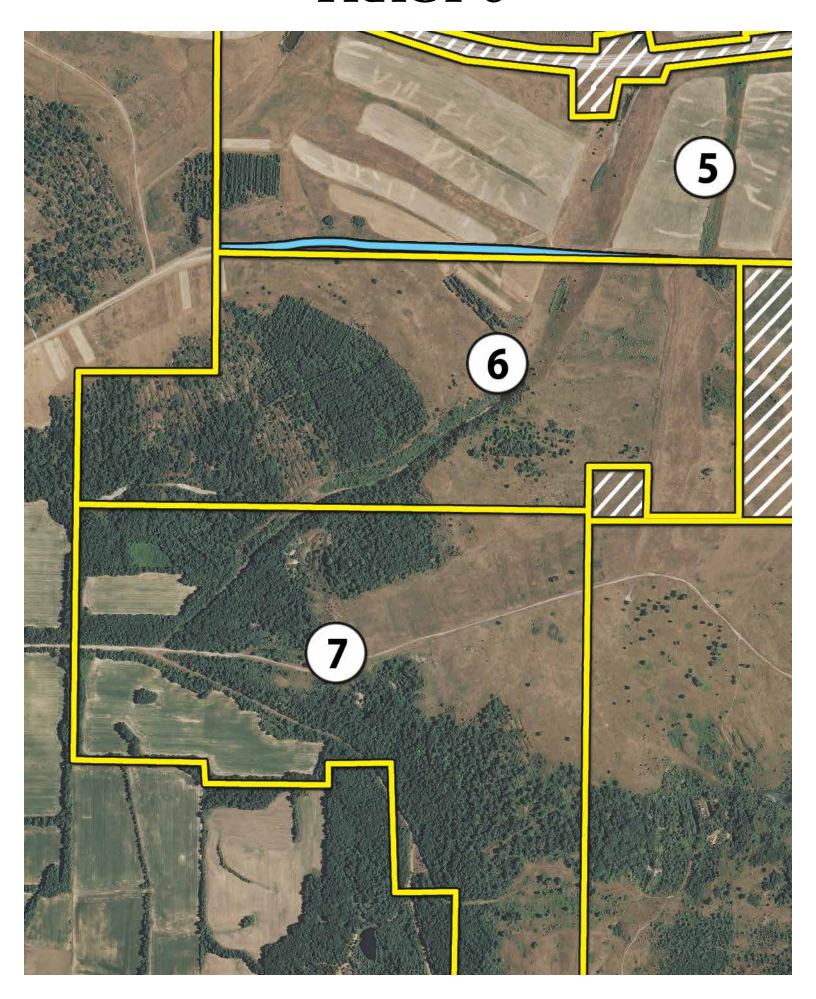
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TRACT 5 PHOTOS





TRACT 6



TRACT 6 REAL ESTATE TAXES

At closing, the Buyer of Tract 6 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$3973.58. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$3973.58 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form B - Tract 09



Image# 001707980008 Type: EASEMENT Recorded: 12/08/2014 at 11:01:00 AM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254288

CONSERVATION EASEMENT BK 2087 PG 320-327

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 09)

The South Half (S ½) of Section Twenty-four (24) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, EXCEPT for the Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) thereof;

The West Half (W 1/2) of the Southwest Quarter (SW 1/4) of Section Nineteen (19) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, **EXCEPT** the following described lands:

Eight (8) acres in a square in the Southwest corner; and

A strip of land Twenty (20) feet in width off the South side of said West Half (W 1/2) of the Southwest Quarter (SW 1/4), extending from the East line of said Eight (8) acre tract to the East line of said West Half (W ½) of Southwest Quarter (SW ¼).

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;

- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- <u>4. Rights of Grantee</u>. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to

maintain any existing utility easements or rights-of-way;

- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above, and the right to construct and maintain a paved or unpaved road, including the right to grant the use of said road to others, along the following described property where it overlies the above described Easement Area:

A strip two (2) rods wide, the center of which is the center of an existing roadway as the same is now located in Section 24, Township Nine (9) South, Range Six (5) East of the 3rd P.M. and Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P.M., both in Saline County, Illinois, beginning near the Southeast Corner of the South Half (S/2) of the Southwest Quarter (SE/4) of the Northeast Quarter (NE/4) of said Section 19, and running thence Westerly through said Section 24 to Cain Cemetery; said right-of-way for ingress and egress to adjoining lands in Section 19, Township Nine (9) South, Range Six (6) East of the 3rd P. M. and Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., all in Saline County, Illinois and for ingress and egress for service and visitors to Cain Cemetery, located in the Southeast corner of Southwest Quarter (SW/4) of the Northwest Quarter (NW/4) of Section 24, Township Nine (9) South, Range Five (5) East of the 3rd P. M., Saline County, Illinois;

f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;

- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation

of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.

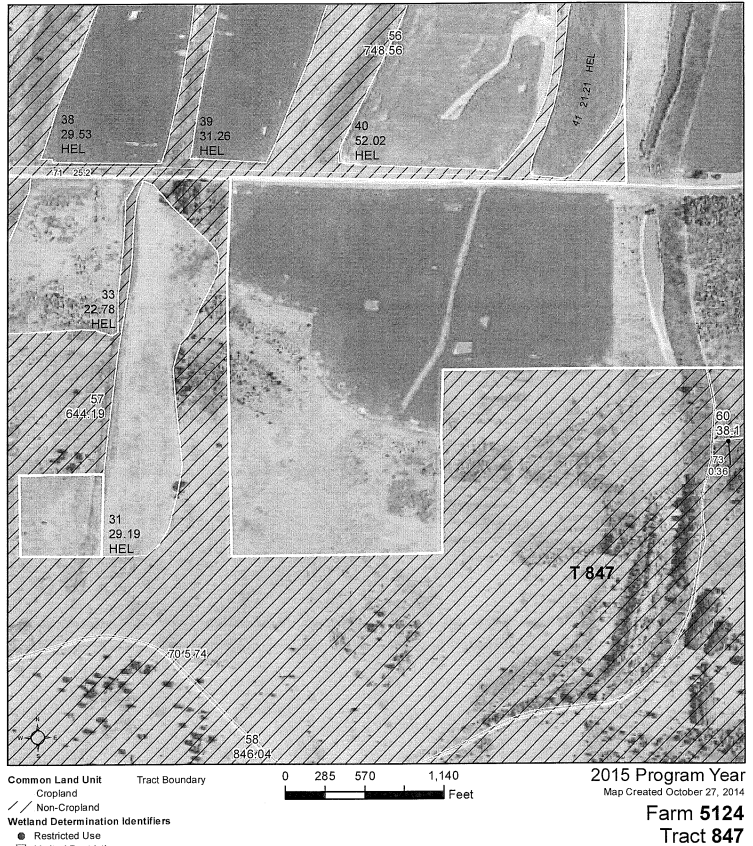
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated	this	the	2	dav	of	December	2014.
Dutte	uns	uic		uu	O.	December	2011



United States Department of

Saline County, Illinois



Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

IL165_T847_B3

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA assumes all historia associated with a state. One of the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).



Saline County, Illinois



Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

IL165_T847_B2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).



Saline County, Illinois



Common Land Unit Cropland // Non-Cropland

Tract Boundary

Feet

2015 Program Year Map Created October 27, 2014

Farm **5148**

Tract 8647

Tract Cropland Total: 148.60 acres

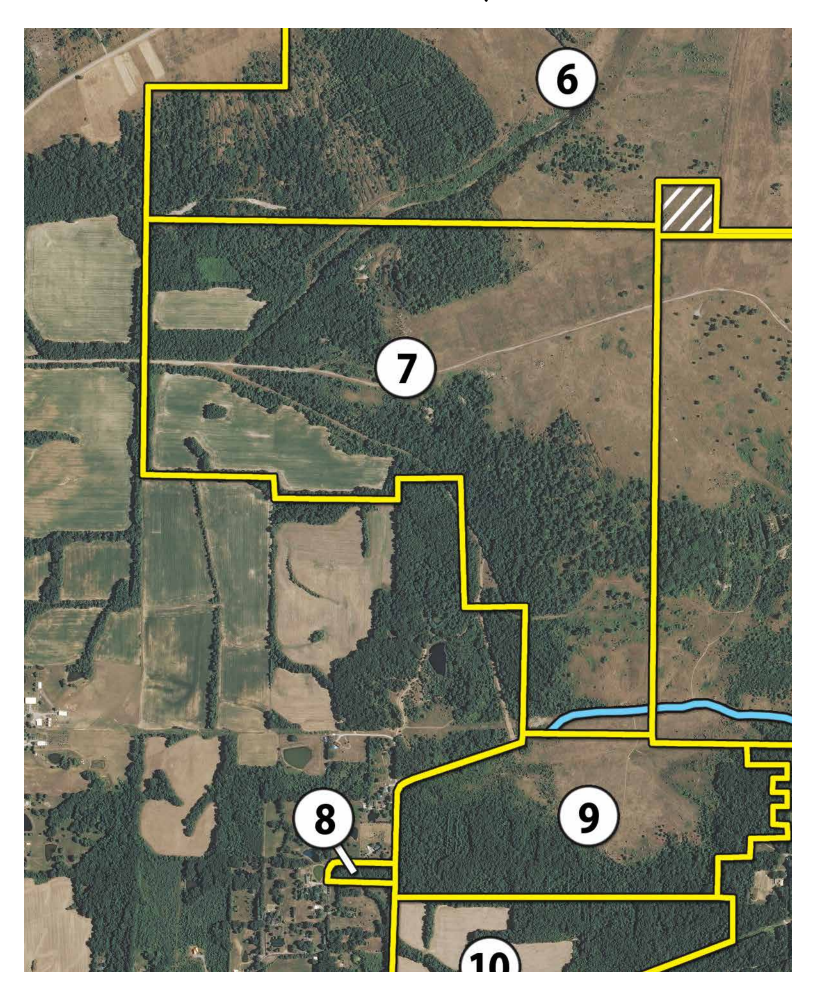
IL165_T8647_A2

Wetland Determination Identifiers

- Restricted Use
- ∇ Limited Restrictions
- Exempt from Conservation Compliance Provisions

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 7



TRACT 7 REAL ESTATE TAXES

At closing, the Buyer of Tract 7 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1895.70. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1895.70 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form C - Farming Permitted - Tract 04-M Farming

Image# 001706840008 Type: EASEMENT Recorded: 12/03/2014 at 01:59:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

BK 2086 PG 643-650

Kim Buchanan File# 254175

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 04-M Subject to Conservation Easement C)

The Northwest Quarter (NW 1/4) of Section Twenty-five (25) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, situated in Saline County, Illinois, EXCEPT the Northeast Quarter (NE 1/4) of said Northwest Quarter (NW 1/4); and

The Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4), of Section Twenty-five (25) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, situated in Saline County, Illinois, EXCEPT the following described lands:

A part of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section Twenty-five (25), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Beginning at the Southwest Corner of said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 4) of Section Twenty-five (25); running north along the west line of said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) for a distance of 1140 feet; thence running East parallel with the North line of said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) to the East line of said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4); thence running South along the East line of said Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼) a distance of 1140 feet to the South line of said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW ¼); thence West along the South line of said Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼) to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any

nature whatsoever;

- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural

Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;

- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- i) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- l) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.

- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.

- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the _____ day of November 2014.

Conservation Easement Form B - Tract 04-M Pasture

Image# 001706850008 Type: EASEMENT Recorded: 12/03/2014 at 01:59:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan File# 254176

File# 254176

BK 2086 PG 651-658

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 04-M subject to Conservation Easement B) The Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4);

The Northeast Quarter (NE 1/4);

The East Half (E ½) of the Southeast Quarter (SE ¼); and

The East Half (E ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼);

EXCEPTING the following tract from the above-described property:

Part of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-five (25), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the east section line of said Section Twenty-five (25) and the North side of Ledford Road; thence Westerly along Ledford Road for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East to the East section line of said Southeast Quarter (SE ¼) of the Southeast Quarter (SE 1/4) of Section Twenty-five (25); thence South along said section line to the point of beginning.

All in Section Twenty-five (25) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, situated in Saline County, Illinois.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;

- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement:
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.

- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement:
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - g) the right to maintain existing drainage systems;
 - h) the right to maintain trails;
 - i) the right to improve the soil where such soil has been degraded by a previous use;

- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- l) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law

or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.

d)	No waiver of any condition or covenant of this Conservation Easement or failure to
	exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute
	a further waiver by such party of the same or any other condition, covenant or remedy.
	- h

Dated this the ______ day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 04-P

Image# 001706860008 Type: EASEMENT Recorded: 12/03/2014 at 02:00:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

im Buchanan File# 254177

BK 2086 PG 659-666

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 04-P)

Part of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-five (25), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the east section line of said Section Twenty-five (25) and the North side of Ledford Road: thence Westerly along Ledford Road for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East to the East section line of said Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Twenty-five (25); thence South along said section line to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests. easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor. Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 201	14.



Saline County, Illinois



Limited Restrictions

Exempt from Conservation Compliance Provisions

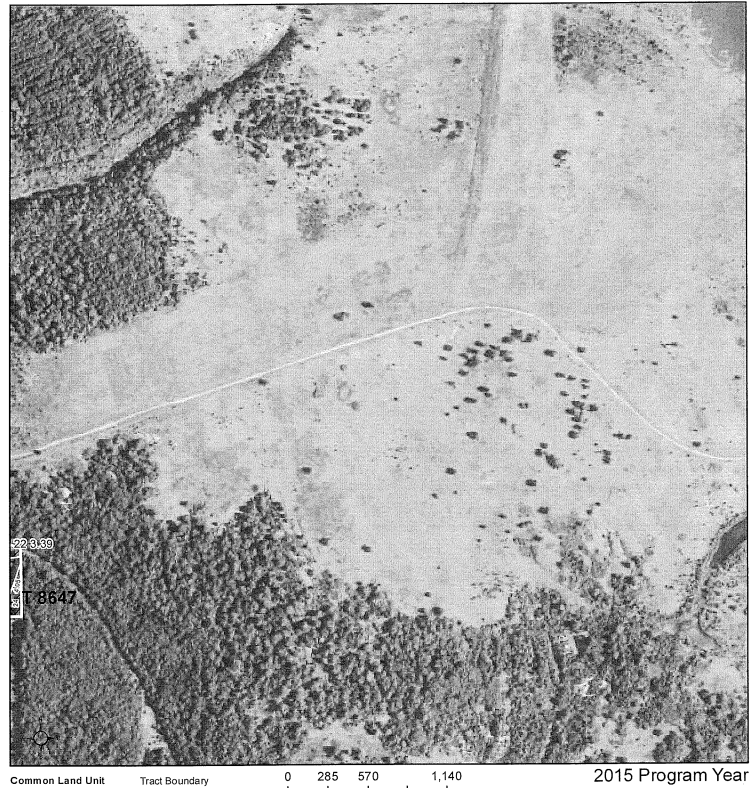
Tract Cropland Total: 612.78 acres

IL165_T847_B2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).



Saline County, Illinois



Cropland // Non-Cropland Feet

2015 Program Year Map Created October 27, 2014

Farm **5148** Tract 8647

Wetland Determination Identifiers

Restricted Use

Limited Restrictions ∇

Exempt from Conservation Compliance Provisions

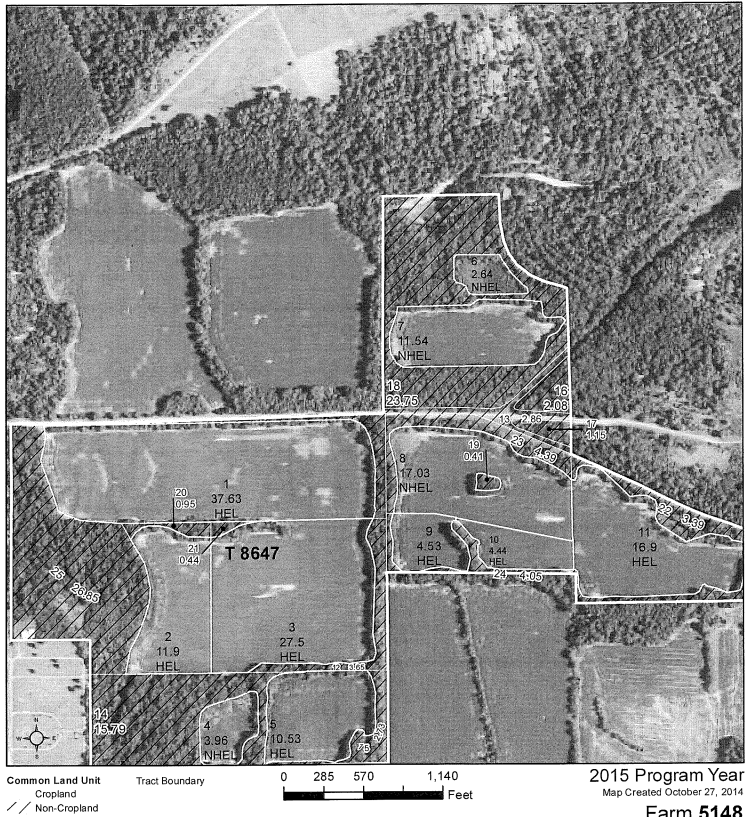
Tract Cropland Total: 148.60 acres

IL165_T8647_A2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).



Saline County, Illinois



Wetland Determination Identifiers

Restricted Use

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 148.60 acres

Farm **5148** Tract **8647**

IL165_T8647_A1

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).



Saline County, Illinois



Wetland Determination Identifiers

Restricted Use

 ∇ Limited Restrictions

Exempt from Conservation Compliance Provisions

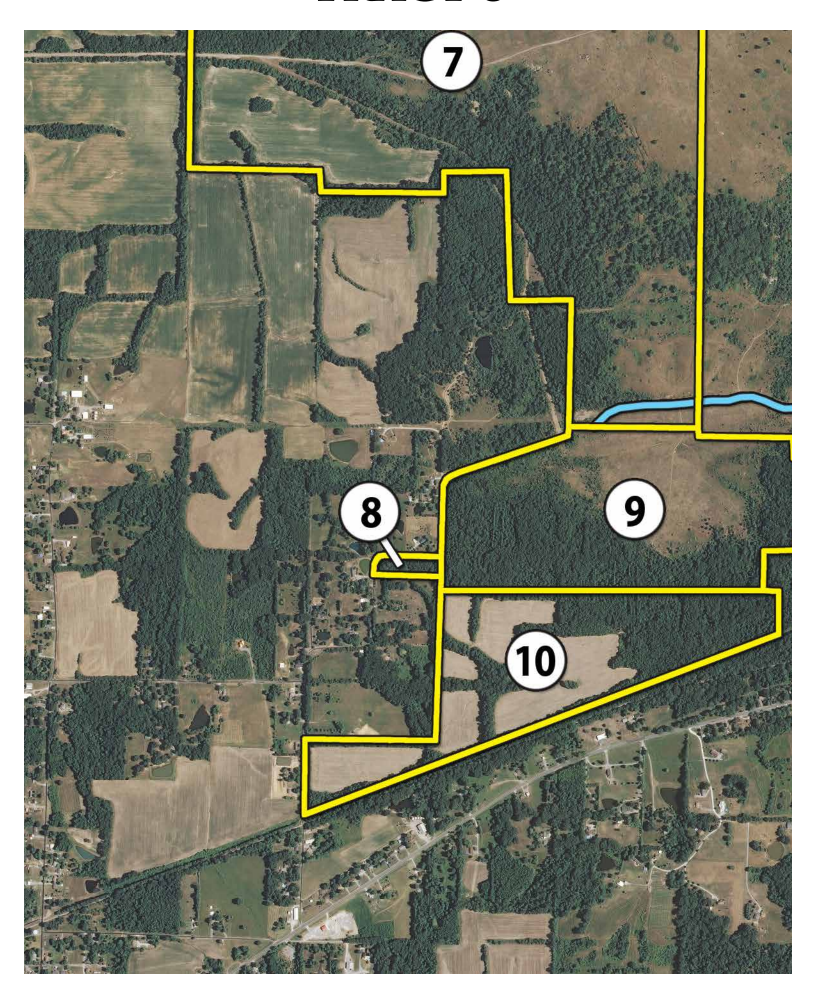
Farm **5124** Tract **847**

Tract Cropland Total: 612.78 acres

IL165_T847_C2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 8



TRACT 8 REAL ESTATE TAXES

At closing, the Buyer of Tract 8 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$20.40. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$20.40 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form E - Residential No Basement - Tract 05-C

Image# 001706920007 Type: EASEMENT Recorded: 12/03/2014 at 02:04:00 PM Page 1 of 7 Fees: \$44.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

File# 254183

BK 2086 PG 710-716

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 05-C)

The North Three and Twenty Five One Hundredths (3.25) acres of the East Half (E 1/2) of the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) of Section Thirty-six (36), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County. Illinois. (Ref: 060127500167-01; Part 167-S)

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor. Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor.

Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- <u>4. Rights of Grantee</u>. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such

injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee

may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.

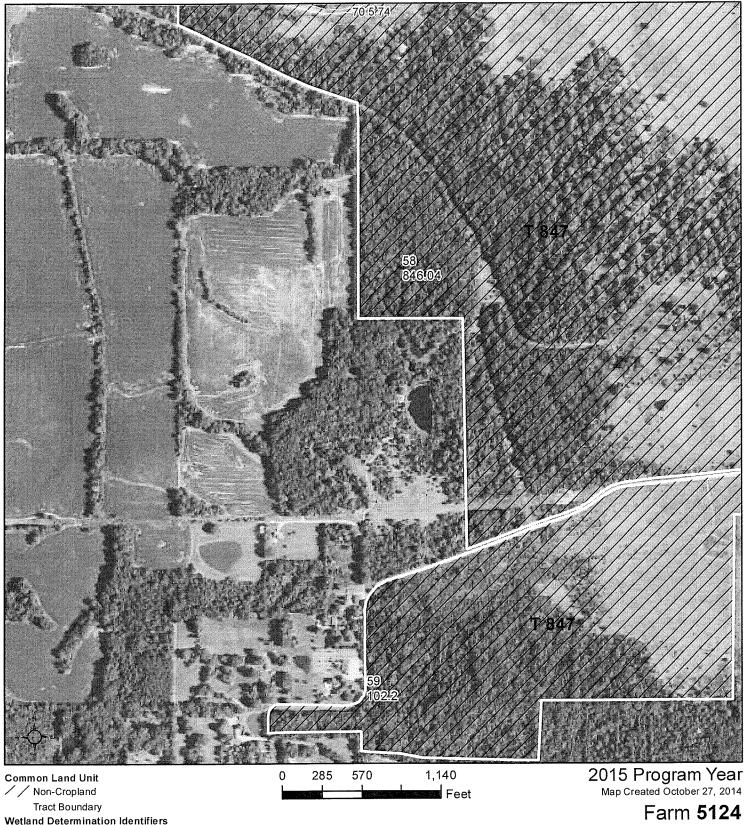
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	he 28th	
Dated this t	he <i>20</i> '	day of November 2014.

TRACT 8 FSA MAP



Saline County, Illinois



- Restricted Use
- Limited Restrictions
- Exempt from Conservation Compliance Provisions

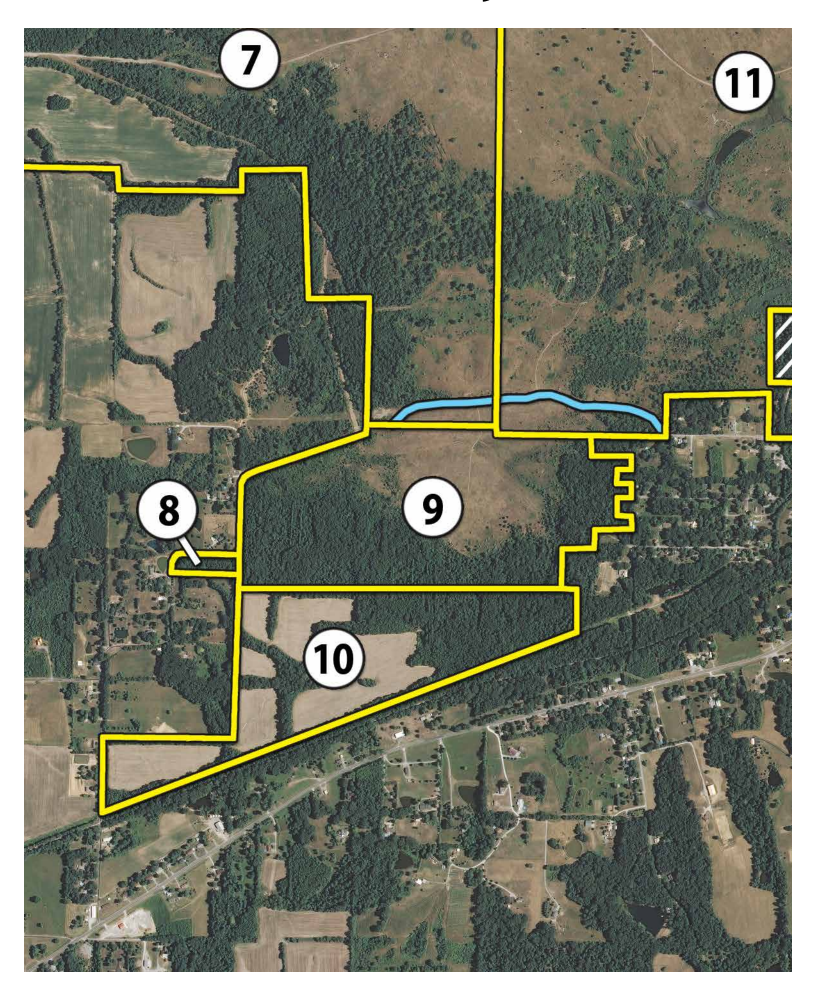
Tract Cropland Total: 612.78 acres

Tract **847**

IL165_T847_C2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 9



TRACT 9 REAL ESTATE TAXES

At closing, the Buyer of Tract 9 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1779.07. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1779.07 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 9, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Tract 05B-M

Image# 001706900010 Type: EASEMENT Recorded: 12/03/2014 at 02:03:00 PM Page 1 of 10

Fees: \$47.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan File# 254181

BK 2086 PG 692-701

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 05B-M)

The following property in Section Thirty-six (36), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois:

- All that part of the Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) lying South of Ledford Road;
- The Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4);
- The South Half (S ½) of the Northeast Quarter (NE ½), except the South Sixty-two (62) acres thereof;

ALSO, the following property in Section Thirty-one (31), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois:

• The Northwest Quarter (NW 1/4) of the Northwest Quarter (NW 1/4) of Section Thirtyone (31), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, excepting the following pieces of land:

> EXCEPT: One Three (3) acre tract in the Northeast Corner of said land, Five Hundred Twenty Five (525) feet East and West and Two Hundred Fifteen (215) feet North and South;

ALSO EXCEPT: The following piece of land: beginning at the Northeast corner of the Northwest Quarter (NE ¼) of the Northwest Quarter (NW ¼) of said Section Thirty-one (31), thence running South Three Hundred Fifty (350) feet, thence West Fifteen (15) feet for a place of beginning, from thence Two Hundred (200) feet West, thence One Hundred Thirty Five (135) feet South, thence Two Hundred (200) feet East, thence One Hundred Thirty Five (135) feet North;

ALSO EXCEPT: A piece of land in said quarter-quarter section on which the schoolhouse is located, being Two Hundred (200) feet North and South and Four Hundred (400) feet East and West together with various streets over which the Right of Way was granted when Mary M. Howell sold said schoolhouse lot;

ALSO EXCEPT: One (1) acre in said quarter-quarter section, described in Book 292, page 539.

• That part of the Southwest Quarter (SW ½) of the Northwest Quarter (NW ½) of said Section Thirty-one (31), Township Nine (9) South, Range Six (6), East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Beginning at the northwest corner of said Southwest Quarter (SW ½) of the Northwest Quarter (NW ½) of Section Thirty-one (31); thence run East on the land line Forty-four (44) rods and Eighteen (18) links; thence South to the North Right of Way line of the former Southern Illinois Railway and Power Company; thence in a Southwesterly direction along the North Right of Way line of said railroad company to the West land line of said Southwest Quarter (SW ½) of the Northwest Quarter (NW ½) of Section Thirty-one (31); thence North along the land line to the place of beginning,

EXCEPT the following described lands: That part of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of said Section Thirty-one (31), Township Nine (9) South, Range Six (6), East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows, to-wit: Beginning at the Northeast Corner of the following described tract:

The South Sixty-two (62) acres of the Northeast Quarter (NE) of Section Thirty-six (36), Township Nine (9) South, Range Five (5), East of the Third Principal Meridian, Saline County, Illinois.

Thence running due East Forty-four (44) rods and Eighteen (18) links, thence South to the North Right of Way line of the former Southern Illinois Railway and Power Company, thence in a Southwesterly direction along the North Right of Way line of said railroad company to the West land line of the Southwest Quarter (SW ¼) of the Northwest Quarter (NW ¼) of said Section Thirty-one (31); thence North along the land line to the place of beginning.

EXCEPTING from the above-described property the following:

Part of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Thirty-six (36), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the west line of said Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) and Ledford Road; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and

excessive siltation are appropriately controlled (collectively, the "Conservation Values").

- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
 - h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
 - i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;

- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property.

Barns and outbuildings shall have an unpainted wood exterior.

- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above and the right to construct a paved road and construct utilities to the following described property: Part of the Northeast Quarter (NE ½) of the Northeast Quarter (NE ½) of Section Thirty-six (36), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the west line of said Northeast Quarter (NE ½) of the Northeast Quarter (NE ½) and Ledford Road; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude

running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the day	of November 2014.
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Conservation Easement Form E - Residential No Basement - Tract 05B-P

Image# 001706910008 Type: EASEMENT Recorded: 12/03/2014 at 02:04:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

CONSERVATION EASEMENT

BK 2086 PG 702-709

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 05B-P)

Part of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty-six (36), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the west line of said Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) and Ledford Road; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the ______ day of November 2014.

TRACT 9 FSA MAP



Saline County, Illinois



Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

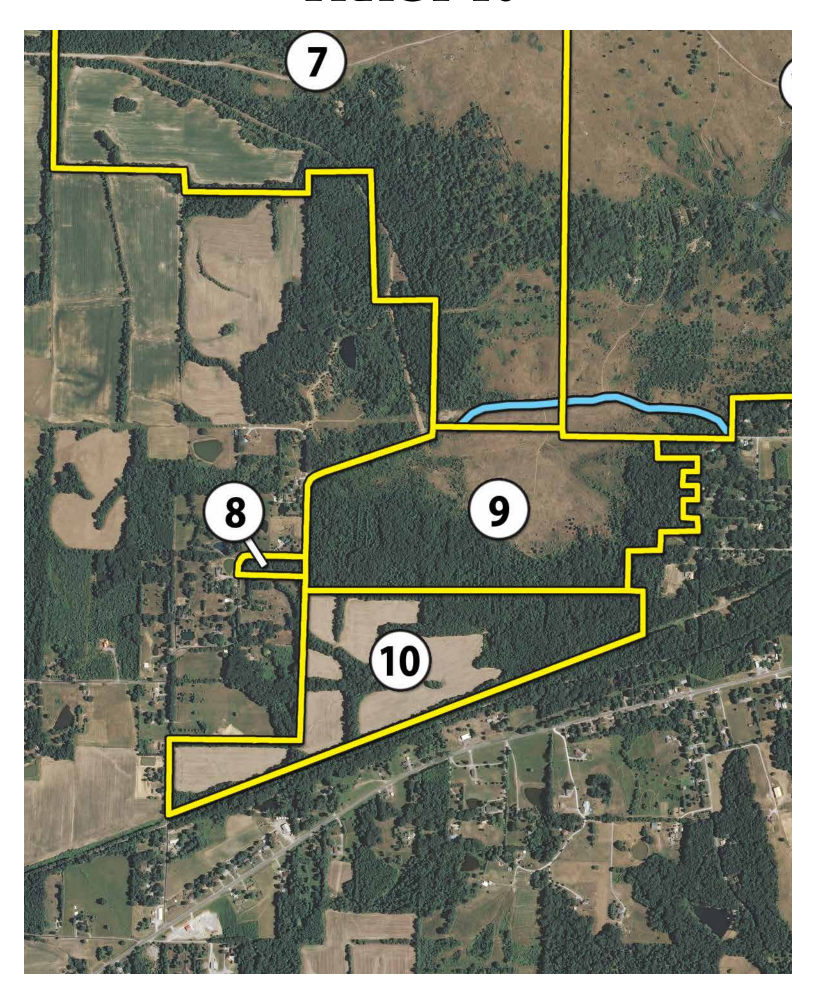
Tract Cropland Total: 612.78 acres

Tract **847**

IL165_T847_C2

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TRACT 10



TRACT 10 REAL ESTATE TAXES

At closing, the Buyer of Tract 10 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$770.23. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$770.23 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 10, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 05-A

Image# 001706890008 Type: EASEMENT Recorded: 12/03/2014 at 02:03:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

im Buchanan

BK 2086 PG 684-691

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 05-A)

That portion of the South Sixty-two (62) acres of the Northeast Quarter (NE) of Section Thirty-six (36), Township Nine (9) South, Range Five (5), East of the Third Principal Meridian, Saline County, Illinois lying North of the Right of Way of the Southern Illinois Railway and Power Company; and

All that part of the North Half (N/2) of the Southeast Quarter (SE 1/4) of said Section Thirty-six (36), Township Nine (9) South, Range Five (5), East of the Third Principal Meridian, Saline County, Illinois lying North of the Right of Way of the former Southern Illinois Railway and Power Company; and

All that part of the South Half (S 1/2) of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) lying North of the Right of Way of the former Southern Illinois Railway and Power Company, all in Section Thirty-six (36), Township Nine (9) South, Range Five (5), East of the Third Principal Meridian, Saline County, Illinois. (Ref: 060127500167-01; Part 167-S)

That part of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of said Section Thirty-one (31), Township Nine (9) South, Range Six (6), East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows, to-wit: Beginning at the Northeast Corner of the following described tract:

The South Sixty-two (62) acres of the Northeast Quarter (NE) of Section Thirty-six (36), Township Nine (9) South, Range Five (5), East of the Third Principal Meridian, Saline County, Illinois.

Thence running due East Forty-four (44) rods and Eighteen (18) links, thence South to the North Right of Way line of the former Southern Illinois Railway and Power Company, thence

BOOK 2086 PAGE 0684

in a Southwesterly direction along the North Right of Way line of said railroad company to the West land line of the Southwest Quarter (SW ¼) of the Northwest Quarter (NW ¼) of said Section Thirty-one (31); thence North along the land line to the place of beginning, excepting a piece of land Twenty-five (25) feet by Thirty-five (35) feet off the Southeast Corner of said tract deeded to the former Southern Illinois Railway and Power Company. (Ref: 060127500167-01; Part 167-S)

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:

- a) residential, commercial or industrial use or activity;
- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;

- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - g) the right to maintain and improve existing drainage systems and to construct new ones;
 - h) the right to maintain trails;
 - i) the right to improve the soil;
 - i) the right to plant pasture grasses, trees, shrubs and other flora;

- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of

the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.

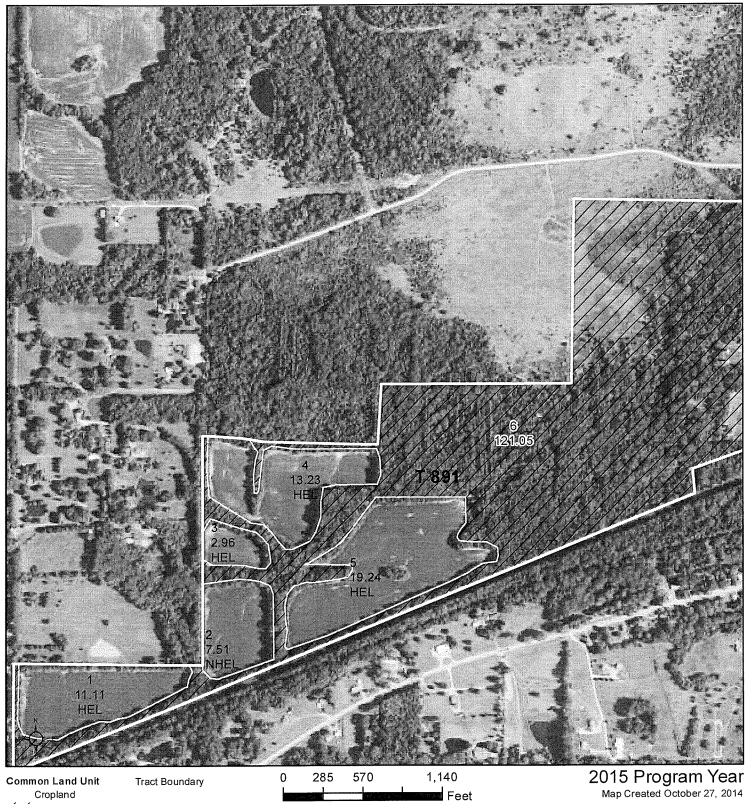
d)	No waiver of any condition or covenant of this Conservation Easement or failure to
	exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute
	a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 28^{H} day of November 2014.

TRACT 10 FSA MAP



Saline County, Illinois



// Non-Cropland

Wetland Determination Identifiers

- Restricted Use
- Limited Restrictions
- Exempt from Conservation Compliance Provisions

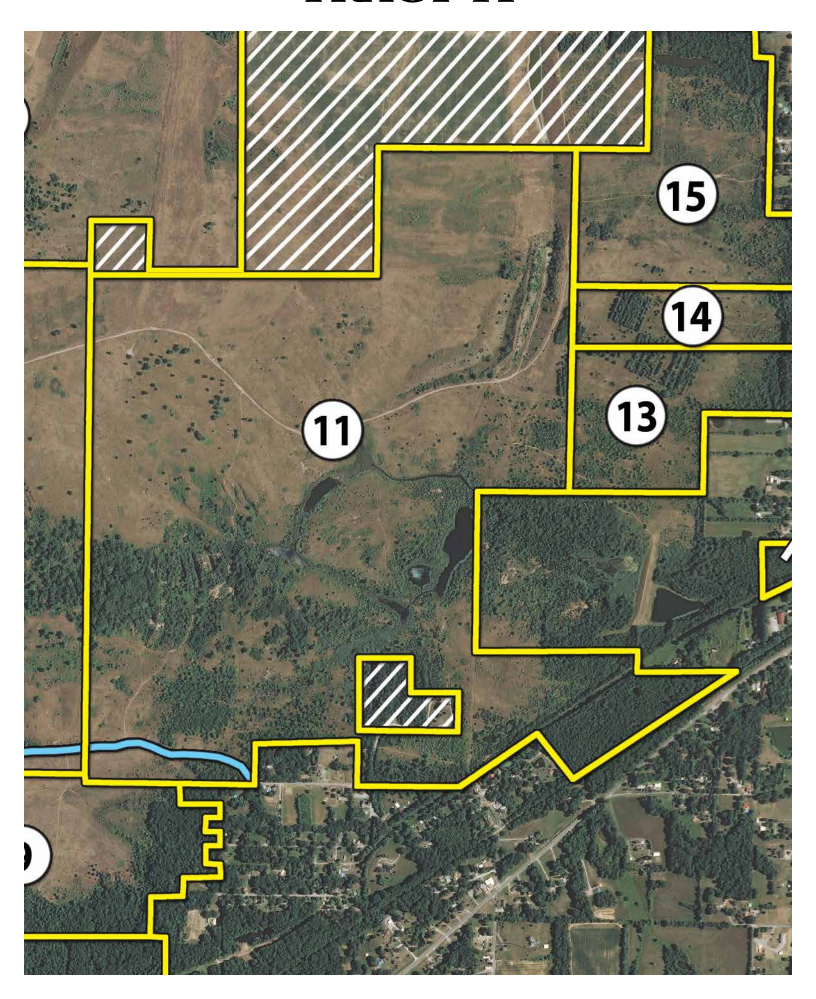
Farm **5148** Tract **891**

Tract Cropland Total: 54.05 acres

IL165_T891_A1

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TRACT 11



TRACT 11 REAL ESTATE TAXES

At closing, the Buyer of Tract 11 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$13,043.35. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$13,043.35 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 11, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Tract 06D-M

Image# 001707000012 Type: EASEMENT Recorded: 12/03/2014 at 02:14:00 PM Page 1 of 12 Fees: \$49.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan

File# 254191

CONSERVATION EASEMENT BK 2086 PG 771-782

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06D-M)

The West Five (5) acres of the North Ten (10) acres of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The West Half (W ½) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The West Half (W 1/2) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Nineteen (19) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

The West Fifteen (15) acres of the South Thirty (30) acres of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4); the Southwest Quarter (SW 1/4) of the Northeast Quarter (NE 1/4); and all that part of the Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4) lying and being East of the center of the public road running Northerly and Southerly through said Southeast Quarter (SE 1/4) of the Northwest Quarter (NW 1/4); all in Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian,

EXCEPT: The south five hundred (500) feet of said West Fifteen (15) acres of the South Thirty (30) acres of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of said Section Thirty (30), containing in said exception 7.57 acres, more or less.

ALSO EXCEPTING part of the Southwest Quarter (SW 1/4) of the Northeast Quarter (NE 1/4) of said Section Thirty (30): Beginning at the Southeast corner of said quarter-quarter section; run West along the South land line of said quarter-quarter section Two

BOOK 2086 PAGE 077 !

Hundred Eighty (280) feet; thence run North parallel with the East land line of said quarter-quarter section Five Hundred (500) feet; thence run East parallel with the South land line Two Hundred Eighty (280) feet to the East land line of said quarter-quarter section; thence run South along the East land line of said quarter-quarter section Five Hundred (500) feet to the point of beginning, containing in said exception 3.21 acres, more or less.

The North Half (N ½) of the Northwest Quarter (NW ¼) of Section Thirty (30), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, except the East Twenty (20) acres thereof.

The Southwest Quarter (SW ¼) of the Southeast Quarter (SE ¼) of Section Nineteen (19) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, containing 40 acres, more or less.

The East Twenty (20) acres of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The East Half (E ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) and the Northeast Quarter (NE ¼) of the Southeast Quarter (SE ¼), all in Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, EXCEPT the following described property:

A part of the Northeast Quarter (NE ½) of the Southeast Quarter (SE ½) of said Section Thirty (30), described as follows: Beginning at the Northwest corner of the above referenced quarter-quarter section; run East along the North land line to the East land line of said quarter-quarter section; thence run South along the East land line of said quarter-quarter section, One Thousand One Hundred (1,100) feet; thence run West parallel with the North land line to the West land line of said quarter-quarter section; thence run North along the West land line of said quarter-quarter section, One Thousand One Hundred (1,100) feet to the point of beginning, containing 33.33 acres, more or less.

A part of the East Half (E ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) of said Section Thirty (30), described as follows: Beginning at the Northeast corner of the above referenced half quarter-quarter section; run South along the East land line of said half quarter-quarter section, One Thousand One Hundred (1,100) feet; thence run West parallel with the North land line of said half quarter-quarter section Two Hundred Eighty (280) feet; thence run North parallel with the East land line One Thousand One Hundred (1,100) feet to the North land line of said half quarter-quarter section; thence run East along the North land line of said half quarter-quarter section Two Hundred Eighty (280) feet to the point of beginning, containing 7.07 acres, more or less.

Said tract consisting, after the above exceptions, of 19.6 acres, more or less.

The Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section Thirty (30), Township Nine (9) South, Range Six (6) East, of the Third Principal Meridian, Saline County, Illinois.

A tract of land in the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) of Section Thirty (30), Township Nine (9) South, Range Six (6) East, of the Third Principal Meridian, Saline County, Illinois, described as follows: Commencing at the Southwest corner of said Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) and running North Seventy-two (72) rods to a place of beginning; thence East Seven Hundred Thirty five (735) feet; thence North to the Quarter Section line; thence West Seven Hundred Thirty five (735) feet; thence South to the place of beginning,

A tract of land in the Southwest Quarter (SW ½) of the Southwest Quarter (SW ½) of Section Thirty (30), Township Nine (9) South, Range Six (6) East, of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning at the Northeast Corner of said Southwest Quarter (SW ½) of the Southwest Quarter (SW ½) running West on the land line Seven Hundred Sixty (760) feet; thence South Five Hundred Twenty (520) feet; thence East Seven Hundred Sixty (760) feet; thence North Five Hundred Twenty (520) feet to the place of beginning; excepting a tract of land One Hundred Twenty (120) feet North and South and One Hundred (100) feet East and West in the Southwest Corner of said tract.

A part of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Beginning Thirty-nine (39) rods and Fourteen (14) links North of the Southeast Corner of said quarter-quarter section and running North Nineteen and two-thirds (19 2/3) rods; thence West Sixteen and two-fifths (16 2/5) rods; thence South Nineteen and two-thirds (19 2/3) rods; thence East Sixteen and two-fifths (16 2/5) rods to the place of beginning.

Beginning at the Southwest corner of the Southeast Quarter (SE ¼) of the Southwest Quarter (SW ¼) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, and running North on the Land line Fifty (50) rods and Eight and two-thirds (8 2/3) feet thence East Nineteen (19) rods, thence South Fifty (50) rods and Eight and two-thirds (8 2/3) feet to land line, thence West Nineteen (19) rods to place of beginning.

Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The Southwest Quarter (SW ¼) of the Northwest Quarter (NW ¼); the Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼); the West Half (W ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼); all that part of the Southeast Quarter (SE ¼) of the Northwest Quarter (NW ¼) lying and being West of the center of the public road running

Northerly and Southerly through said Southeast Quarter (SE ½) of the Northwest Quarter (NW ½) all in Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

A part of the Southeast Quarter (SE ½) of the Southwest Quarter (SW ½) of said section described as follows: Commencing at a point 833 feet 8 inches North of the Southwest Corner of said Southeast (SE ½) of the Southwest (SW ½); thence East 313.5 feet; thence South 415 feet 8 inches; thence East 1063.5 feet, more or less to East line of said Southeast Quarter (SE ½) of the Southwest Quarter (SW ½); thence North on said line 969 feet, more or less to Northeast Corner of said Southeast Quarter (SE ½) of the Southwest Quarter (SW ½); thence West on the land line 1387 feet more or less to Northwest Corner of said Southeast (SE ½) of the Southwest (SW ½); thence South with the land line 553 feet 4 inches more or less to point of beginning.

Beginning at a point Fifty (50) rods West and Five Hundred Twenty feet South of the Northeast corner of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼); thence South to the South land line of said Southwest Quarter (SW ¼) of the Southwest (SW ¼); thence East Two Hundred Nine feet; thence North One Hundred Ninety Eight feet; thence East Three Hundred Ninety Six feet; thence North Seven Hundred Fifty feet; thence West Six Hundred Five feet to the point of beginning; in Section Thirty (30), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

Part of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) of Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Beginning at the Southwest corner of said Southwest Quarter (SW ¼) of Southwest Quarter (SW ¼); thence East Forty-three (43) rods; thence North Seventy-two (72) rods; thence West Forty-three (43) rods; thence South Seventy-two (72) rods to the point of beginning; containing 19.35 acres, more or less.

A tract of land in the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) in Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Beginning at a point Twelve (12) rods West of the Southeast Corner of said Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼); thence North Twelve (12) rods; the West Twenty-four (24) rods, thence South Twelve (12) rods; thence East Twenty-four (24) rods to the point of beginning, containing 2 acres, more or less.

The Southwest Quarter (SW ¼) of the Southeast Quarter (SE ¼) of Section thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, except that part lying South of the North right of way line of the Southern Illinois Railway and Power Company, containing 2.32 acres more or less, and except also, granted for cemetery purposes, the following described property: Beginning at the Northwest Corner of the South Half (S ½) of the Southeast Quarter (SE ½) of Section Thirty (30), thence East 522.72 feet, thence South 293.53 feet, thence East 279 feet, thence Southeasterly 469.04 feet more or less to a concrete monument which is 875.13 feet, more or less, East of the West line of

said South Half (S ½) of the Southeast Quarter (SE ¼); thence West 875.13 feet to the West line of said South Half (S ½) of the Southeast Quarter (SE ¼) of Section Thirty (30), thence North on the West line of the South Half (S ½) of the Southeast Quarter (SE ¼) of Section Thirty (30), 786.80 feet to the point of beginning, said exception containing 12.44 acres, more or less.

A part of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning at the Northwest corner of said Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4), thence running East along the North land line of said quarter-quarter section to the Northeast corner of said quarter-quarter section, thence South a distance of 728 feet along the East land line of said quarter-quarter section to the point of intersection of said land line and the North right of way line of the C.C.C. & St. L. Railroad, thence Southwesterly along the North right of way line of said railroad a distance of 745 feet to the East side of North Street, thence Northwesterly along the East side of said North Street a distance of 612 feet to a point on the North right of way line of the Southern Illinois Railway and Power Company, thence Southwesterly along the North right of way line of said Railway and Power Company a distance of 483 feet to the point of intersection of said right of way and the West land line of said quarter-quarter section, thence North along said land line a distance of 925 feet to the place of beginning. Excepting a strip of land subsequently acquired by the S.I.R. & P. Company by condemnation proceedings March 24, 1913, as follows: A strip of land 60 feet in width lying 30 feet on each side of a line produced by beginning at a point 13.7 feet West of the Northeast corner of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of said Section thirty (30) and running in a Southwesterly direction a distance of 1,133 feet to a point on the East side of North Street, containing 1.56 acres more or less.

A part of the Southwest Quarter (SW ½) of the Southwest Quarter (SW ½) of Section Twentynine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning at the Northwest corner of said Southwest Quarter (SW ½) of the Southwest Quarter (SW ½) and running East along the North land line of said quarter-quarter section a distance of 1,038 feet to the point of intersection of said North land line and the North right of way line of C.C.C. & St. L. Railroad, thence Southwesterly along said North right-of-way line a distance of 1,275 feet to the point of intersection of said North right-of-way line and the West land line of said quarter-quarter section, thence North along the West land line of said quarter-quarter section a distance of 728 feet to the place of beginning (containing 8.53 acres more or less), containing in all 65.25 acres more or less.

EXCEPTING the following tract from the above described property:

Part of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) of Section Thirty (30), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Southwest corner of said Southwest Quarter (SW ¼) of Southwest Quarter (SW ¼); thence East Forty-three (43) rods; thence North to the point of beginning at a point on the north side of Ledford Road; thence North for a distance of

Five Hundred (500) feet; thence West for a distance of Five Hundred (500) feet; thence South to a point on the north side of Ledford Road; thence in a easterly direction along the north side of Ledford Road to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;

- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement:
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;

- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - g) the right to maintain existing drainage systems;

- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures

requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.

- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

5 . 1.11 .1	28th	
Dated this the	20	day of November 2014

Conservation Easement Form E - Residential No Basement - Tract 06D-P

Image# 001706990007 Type: EASEMENT Recorded: 12/03/2014 at 02:13:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

lm Buchanan

BK 2086 PG 764-770

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06D-P)

Part of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Thirty (30), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Southwest corner of said Southwest Quarter (SW 1/4) of Southwest Quarter (SW 1/4); thence East Fortythree (43) rods; thence North to the point of beginning at a point on the north side of Ledford Road; thence North for a distance of Five Hundred (500) feet; thence West for a distance of Five Hundred (500) feet; thence South to a point on the north side of Ledford Road; thence in a easterly direction along the north side of Ledford Road to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

RANK 2086 PAGE 0764

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party,

storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

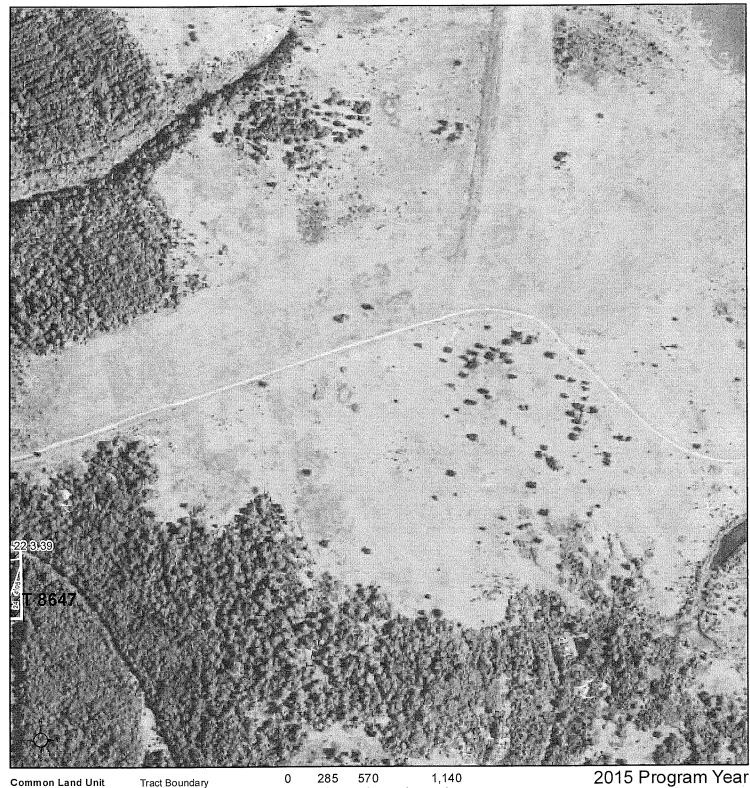
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the day of N	November 2014.
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TRACT 11 FSA MAP



Saline County, Illinois



Common Land Unit Cropland // Non-Cropland

Feet

2015 Program Year Map Created October 27, 2014

Farm **5148** Tract 8647

Wetland Determination Identifiers

Restricted Use

 ∇ Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 148.60 acres

IL165_T8647_A2

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 11 FAS MAP



Saline County, Illinois



Wetland Determination Identifiers

Restricted Use

// Non-Cropland

Limited Restrictions

Tract Boundary

Exempt from Conservation Compliance Provisions

Feet

2015 Program Year Map Created October 27, 2014

Farm **5148 Tract 891**

IL165_T891_A2

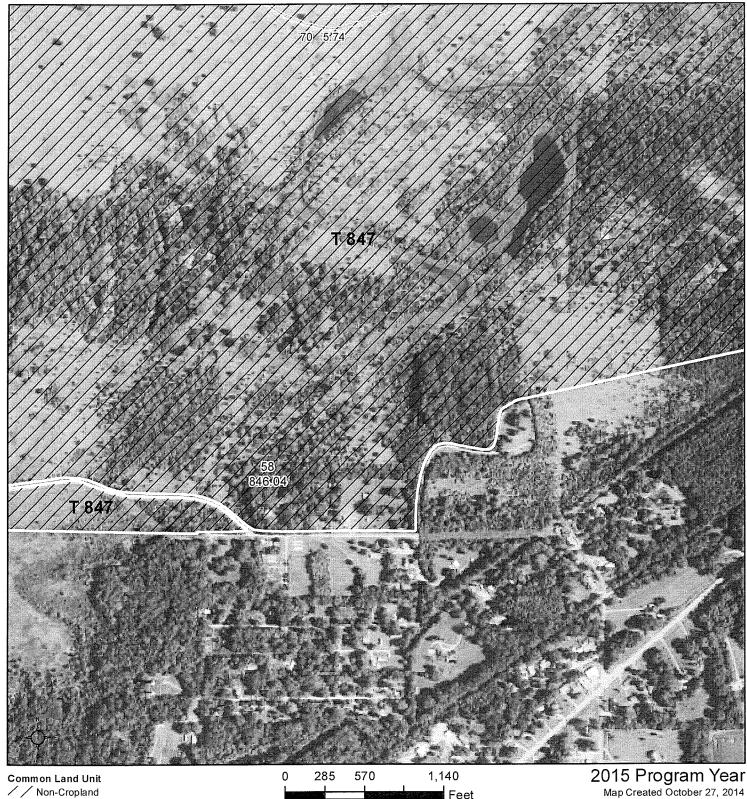
Tract Cropland Total: 54.05 acres

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 11 FSA MAP



Saline County, Illinois



Tract Boundary Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

Feet

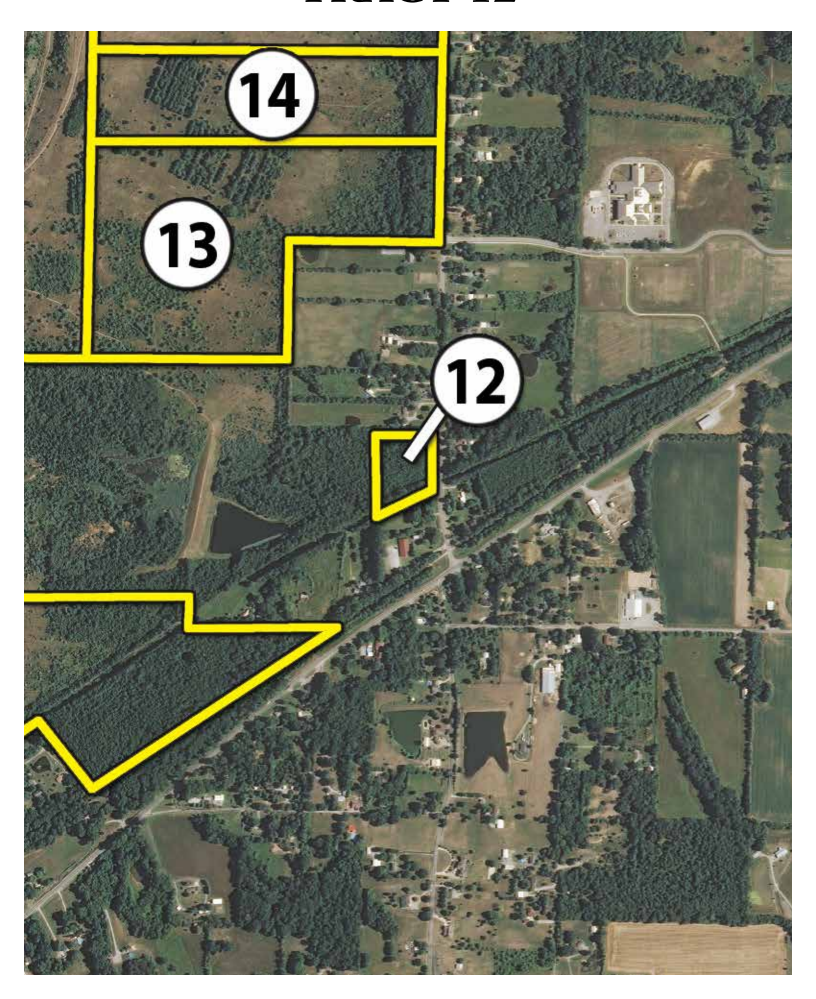
Farm **5124 Tract 847**

Tract Cropland Total: 612.78 acres

IL165_T847_C3

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 12



TRACT 12 REAL ESTATE TAXES

At closing, the Buyer of Tract 12 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$69.53. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$69.53 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 12, the credit is based on the approximate per acre allocation.

Conservation Easement Form E - Residential No Basement - Tract 07



Image# 001707010008 Type: EASEMENT Recorded: 12/03/2014 at 02:14:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254192

BK 2086 PG 783-790

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 07)

A part of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section Twenty Nine (29) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning at the Northwest corner of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of said Section Twenty-nine (29), and running East on the land line of said quarter-quarter section to the public road Right of Way; thence running South along the West boundary of said public road Right of Way to the North Right of Way boundary of the Southern Illinois Railway and Power Company; thence running in a Southwesterly direction along the North boundary of the said railway Right of Way to the West land line of said quarter-quarter section; thence running North on said West boundary line of said quarter-quarter section to the point of beginning, containing 4 acres, more or less, excepting therefrom the following described tract: Beginning at the Northwest corner of the above referenced quarter-quarter section; run East on the North land line of said quarter-quarter section Seventy-five (75) feet; thence run South parallel with the West land line of said quarter-quarter section to the North boundary line of the Right of Way of the Southern Illinois Railway and Power Company; thence run in a Southwesterly direction along the North boundary line of the said railway Right of Way to the West land line of said quarterquarter section; thence run North on the West land line of said quarter-quarter section to the point of beginning, said exception containing 0.9 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.



RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;

- d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
- e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
- g) the construction of more than one residence on the property;
- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:

- a) timber harvest and management;
- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.

7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.

- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

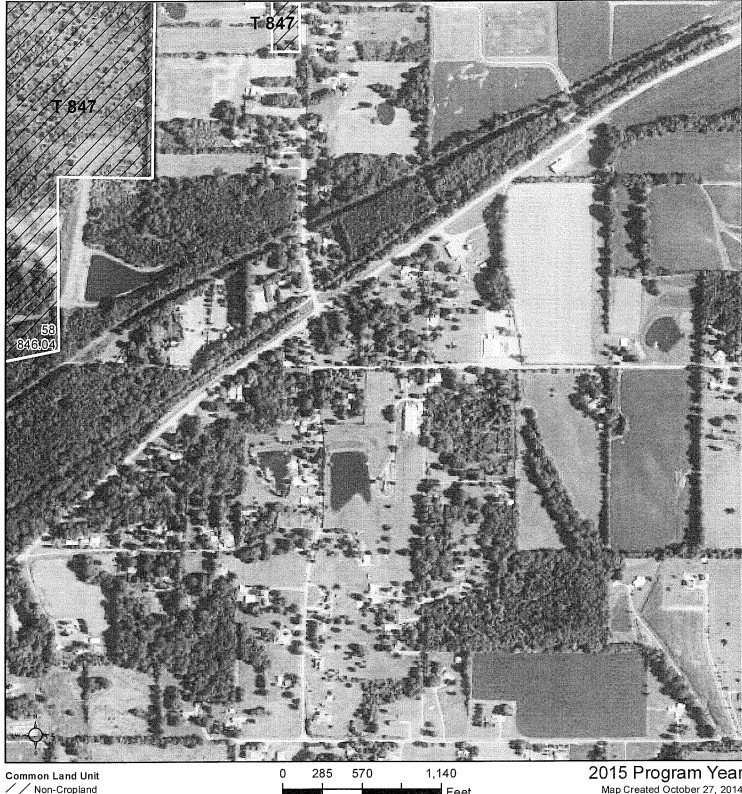
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 21th day of November 2014.

TRACT 12 FSA MAP



Saline County, Illinois



Tract Boundary

Wetland Determination Identifiers

- Restricted Use
- Limited Restrictions
- Exempt from Conservation Compliance Provisions

Feet

2015 Program Year
Map Created October 27, 2014

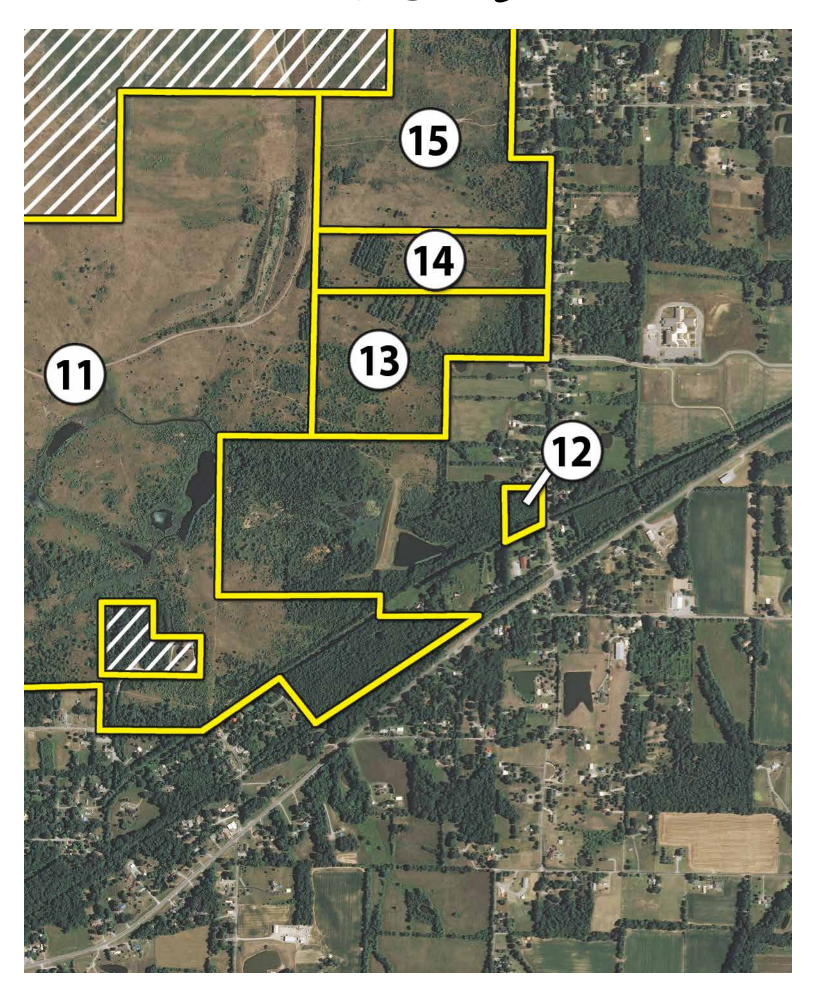
Farm 5124 Tract **847**

Tract Cropland Total: 612.78 acres

IL165_T847_C4

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TRACT 13



TRACT 13 REAL ESTATE TAXES

At closing, the Buyer of Tract 13 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1424.48. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1424.48 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 13, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Tract 06C-M

Image# 001706970009 Type: EASEMENT Recorded: 12/03/2014 at 02:10:00 PM Page 1 of 9 Fees: \$46.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

im Buchanan

File# 254188 BK 2086 PG 748-756

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06C-M)

All that part of the South Half (S ½) of the Northeast Quarter (NE ¼) of the Northwest Ouarter (NW 1/4) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, lying West of the Public Highway known as Liberty Road; and the South Half (S ½) of the Northwest Quarter (NW ¼) of the Northwest Ouarter (NW 1/4) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, except a tract Three Hundred (300) feet North and South and Two Hundred (200) feet East and West in the Southwest Corner thereof in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

The Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

A part of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of Section Twentynine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning Seven (7) feet East of the Northwest corner of said tract, and run East along the North land line 660 feet, thence South to the South line of said Forty (40) acre tract, thence West along the said South line 660 feet to a point Seven (7) feet East of the Southwest corner of said tract, and thence North parallel with the West line of said tract 1320 feet to the place of beginning,

EXCEPT: A part of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29) described as follows: Start at a point Seven (7) feet East of the Northwest corner of the above referenced quarter-quarter section; thence run East along the North land line of said quarter-quarter section Six Hundred Sixty (660) feet; thence run South parallel with the East land line of said quarter-quarter

section Eight Hundred Twenty (820) feet for a point of beginning. From this point of beginning, run South parallel with the East land line Five Hundred (500) feet to the South land line of said quarter-quarter section; thence run West along the South land line six hundred sixty (660) feet to a point seven (7) feet East of the Southwest Corner of said quarter-quarter section; thence run North parallel with the West land line of said quarter-quarter section Five Hundred (500) feet; thence run East parallel with the South land line of said quarter-quarter section Six Hundred Sixty (660) feet to the point of beginning, containing 7.57 acres, more or less.

ALSO EXCEPT: The West Seven (7) feet of the South 500 feet of the Southwest Quarter (SW 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29).

The East Five (5) acres of the North Ten (10) acres of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The East Fifteen (15) acres of the South Thirty (30) acres of the Southeast Quarter (SE ½) of the Northeast Quarter (NE ½) in Section Thirty (30) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian,

EXCEPT: The south five hundred (500) feet of said East Fifteen (15) acres of the South Thirty (30) acres of the Southeast Quarter (SE $\frac{1}{4}$) of the Northeast Quarter (NE $\frac{1}{4}$) of said Section Thirty (30), containing in said exception 7.57 acres, more or less.

A tract Three Hundred (300) feet North and South and Two Hundred (200) feet East and West in the Southwest Corner thereof in the South Half (8 ½) of the Northwest Quarter (NW ¼) of the Northwest Quarter (NW ¼) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

The West Seven (7) feet of the North Eight Hundred Twenty (820) feet of the Southwest Quarter (SW ¼) of the Northwest Quarter (NW ¼) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING for following tract from the above described property:

Part of the Northwest Quarter (NW 1/4) of Section Twenty-nine (29), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of south line of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29) and Liberty Road running north-south through said Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29); thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred

Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;

- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;

- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - g) the right to maintain existing drainage systems;

- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- l) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct

the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is

being conveyed.

- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	2 th	
Dated this th	ie <i>28</i>	day of November 2014

Conservation Easement Form E - Residential No Basement - Tract 06C-P

Image# 001706980007 Type: EASEMENT Recorded: 12/03/2014 at 02:11:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

File# 254189 BK 2086 PG 757-763

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06C-P)

Part of the Northwest Quarter (NW 1/4) of Section Twenty-nine (29), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of south line of the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29) and Liberty Road running north-south through said Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29); thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

BOOK 2086 PAGE 0757

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

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11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 2014.

TRACT 13 FSA MAP



Saline County, Illinois



Wetland Determination Identifiers

- Restricted Use
- Exempt from Conservation Compliance Provisions

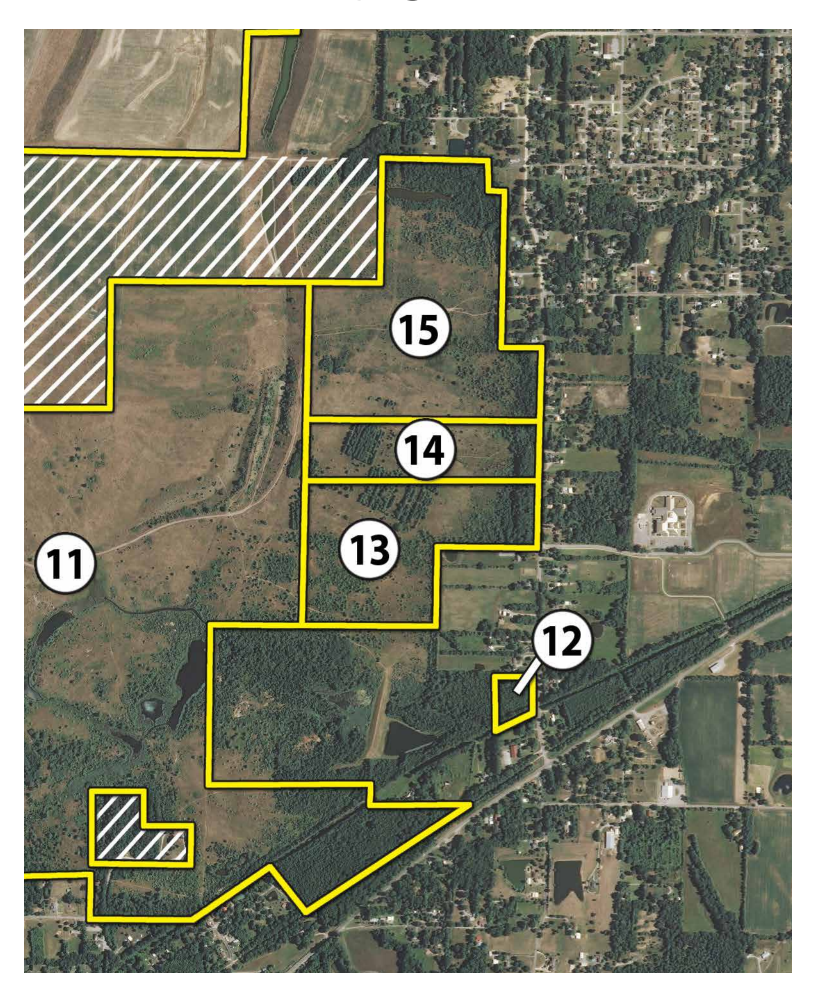
Tract Cropland Total: 612.78 acres

Farm **5124** Tract **847**

IL165_T847_B4

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 14



TRACT 14 REAL ESTATE TAXES

At closing, the Buyer of Tract 14 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$868.88. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$868.88 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 14, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Tract 06B-M

Image# 001706950008 Type: EASEMENT Recorded: 12/03/2014 at 02:09:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan

File# 254186 BK 2086 PG 732-739

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06B-M)

The Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section Thirty (30), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

All that part of the North Half (N ½) of the Northeast Quarter (NE ¼) of the Northwest Quarter (NW ¼) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, lying West of the Public Highway known as Liberty Road; and the North Half (N ½) of the Northwest Quarter (NW ¼) of the Northwest Quarter (NW ¼) of Section Twenty-nine (29), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING from the above-described property the following:

Part of the Northwest Quarter (NW 1/4) of Section Twenty-nine (29), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the north section line and the west side of the Public Highway known as Liberty Road running north-south through the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29); thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

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RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;

- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement:
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement

Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:

- a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously

existing in Illinois;

- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- <u>11. Severability</u>. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 23^{H_2} day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 06B-P

Image# 001706960008 Type: EASEMENT Recorded: 12/03/2014 at 02:09:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00

Saline County Clerk and Recorder Kim Buchanan File# 254187

CONSERVATION EASEMENT

BK 2086 PG 740-747

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06B-P)

Part of the Northwest Quarter (NW 1/4) of Section Twenty-nine (29), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the north section line and the west side of the Public Highway known as Liberty Road running north-south through the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4) of said Section Twenty-nine (29); thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests. easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:



TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface:
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 2014.

TRACT 14 FSA MAP



Saline County, Illinois



Wetland Determination Identifiers

- Restricted Use
- Limited Restrictions
- Exempt from Conservation Compliance Provisions

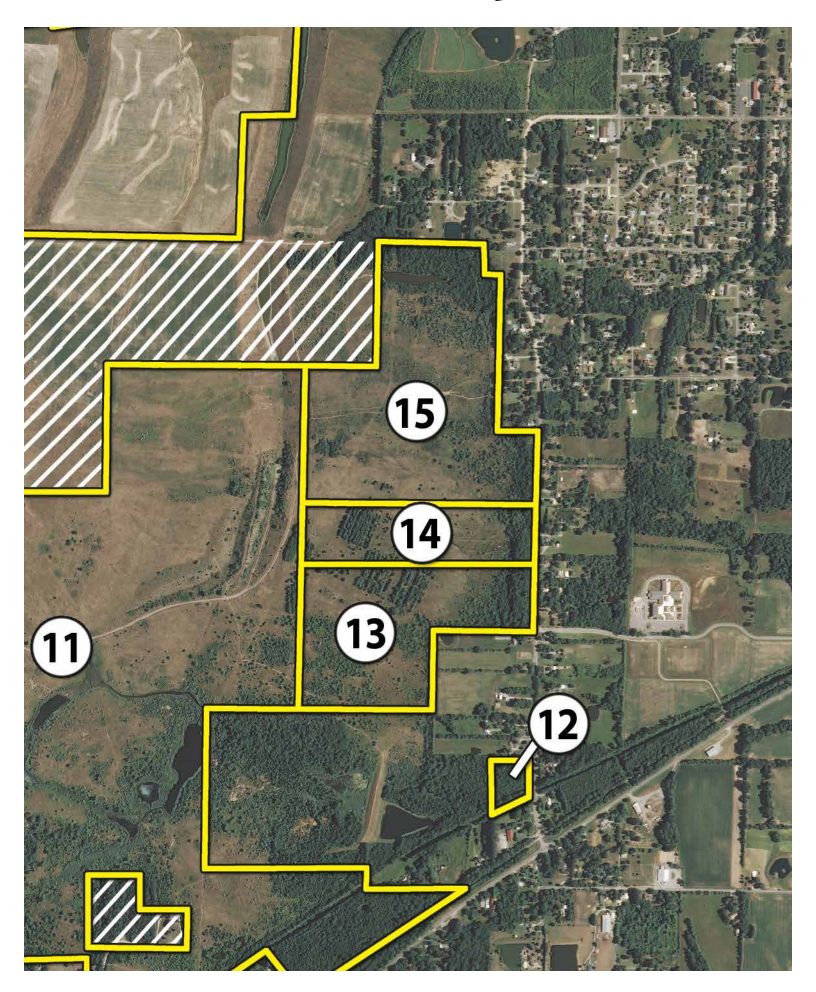
Tract Cropland Total: 612.78 acres

Tract **847**

IL165_T847_B4

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 15



TRACT 15 REAL ESTATE TAXES

At closing, the Buyer of Tract 15 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$2230.03. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$2230.03 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 15, the credit is based on the approximate per acre allocation.

Conservation Easement Form B - Surface Mined Pre-SMCRA pasture - Tract 06A-M

Image# 001706930008 Type: EASEMENT Recorded: 12/03/2014 at 02:06:00 PM Page 1 of 8 Fees: \$45.00

Kim Buchanan

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

вк 2086 га 717-724

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06A-M)

The Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of Section Twenty (20) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, except one (1) square acre in the Northeast corner thereof.

The East Half (E ½) of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) of Section Nineteen (19), and the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Twenty (20), all in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

A part of the Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) of Section Twenty (20), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Commencing at the Northwest corner of said Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) and running South Five Hundred Sixty-two (562) feet to a place of beginning; thence East to the center of the Public Highway as now located; thence South to the South line of the said Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4); thence West to the Southwest corner of said Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4), and thence North to the place of beginning.

EXCEPTING from the above-described property the following:

Part of the Southwest Quarter (SW 1/4) of Section Twenty-five (20), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Northwest corner of the Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) and running South Five Hundred Sixty-two (562) feet; thence East Three Hundred Ninety-seven and onehalf (397.5) feet to the place of beginning; thence West for a distance of Four Hundred

BOOK 2086 PAGE 0717



Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:

- a) residential, commercial or industrial use or activity;
- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;

- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization

structures or wetland restorations as may be permitted or required by law;

- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.

- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 2014.
		 *

Conservation Easement Form E - Residential No Basement - Tract 06A-P

Image# 001706940007 Type: EASEMENT Recorded: 12/03/2014 at 02:08:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

File# 254185 BK 2086 PG 725-731

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 06A-P)

Part of the Southwest Quarter (SW 1/4) of Section Twenty-five (20), in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the Northwest corner of the Southeast Quarter (SE 1/4) of said Southwest Quarter (SW 1/4) and running South Five Hundred Sixty-two (562) feet; thence East Three Hundred Ninety-seven and one-half (397.5) feet to the place of beginning; thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests. easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and

- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or

adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;

- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

<u>11. Severability</u>. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the	28th	day of November 2014.
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TRACT 15 FSA MAP



United States Department of Agriculture

Saline County, Illinois



Wetland Determination Identifiers

- Restricted Use
- Exempt from Conservation Compliance Provisions

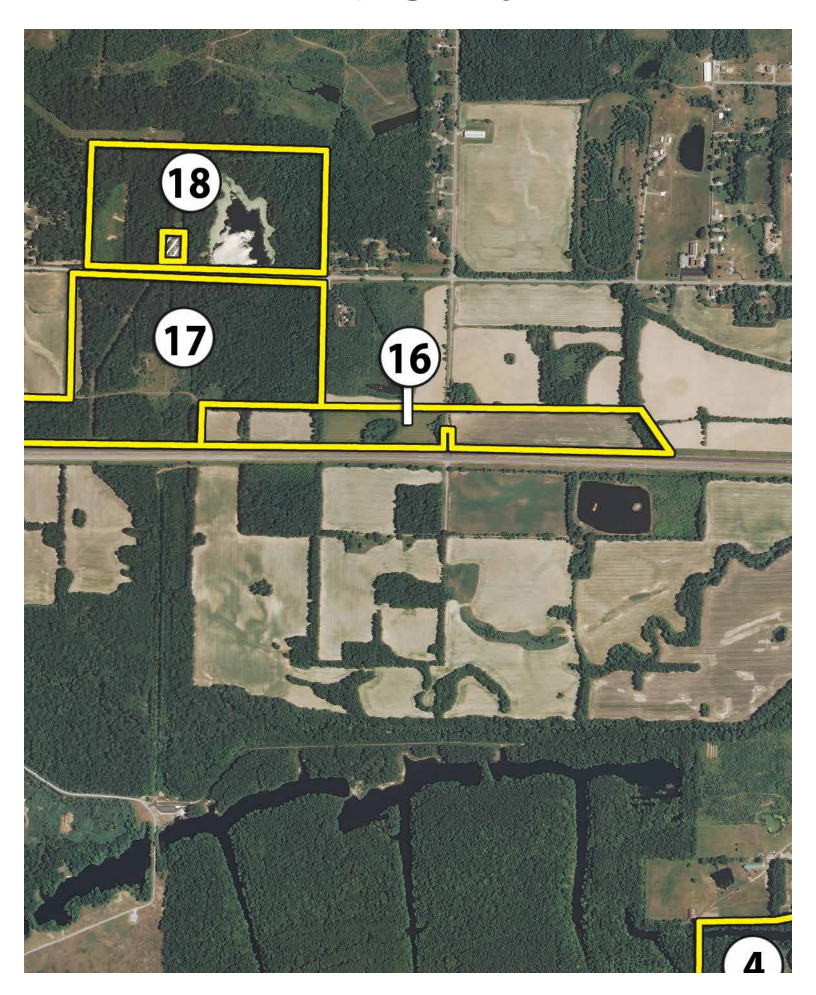
Tract Cropland Total: 612.78 acres

Farm **5124**Tract **847**

IL165_T847_B4

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 16



TRACT 16 REAL ESTATE TAXES

At closing, the Buyer of Tract 16 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$261.58. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$261.58 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 16, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 11A-M

Image# 001707050008 Type: EASEMENT Recorded: 12/03/2014 at 02:17:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

File# 254196

CONSERVATION EASEMENT

BK 2086 PG 814-821

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 11A-M)

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section 15, Township 9 South, Range 6 East of the Third Principal Meridian, Saline County, Illinois, excepting therefrom the Right of Way of the Saline Valley Railroad.

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4) and the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of Section Fifteen (15), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, except that part of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) lying and being North and East of the railroad formerly running through the Northeast corner thereof.

EXCEPTING the following tract from the above described property:

Part of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Fifteen (15), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the North border line of said quarter quarter section and the centerline of the public road passing north-south through said quarter quarter section near the East borderline of said quarter quarter section; thence West for a distance of Five Hundred (500) feet; thence South to the North Right of Way line of New Illinois Route 13; thence East along said North Right of Way line of New Illinois Route 13 until the intersection with aforesaid public road; thence North to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").

- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
 - h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;

- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
 - f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - g) the right to maintain and improve existing drainage systems and to construct new ones;

- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor

continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.

- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.

- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the ______ day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 11A-P

Image# 001707040007 Type: EASEMENT Page 1 of 7 Fees: \$44.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan

File# 254195 BK 2086 PG 807-813

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 11A-P)

Part of the Southwest Quarter (SW 1/4) of the Southwest Quarter (SW 1/4) of Section Fifteen (15), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the intersection of the North border line of said quarter quarter section and the centerline of the public road passing north-south through said quarter quarter section near the East borderline of said quarter quarter section; thence West for a distance of Five Hundred (500) feet; thence South to the North Right of Way line of New Illinois Route 13; thence East along said North Right of Way line of New Illinois Route 13 until the intersection with aforesaid public road; thence North to the point of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

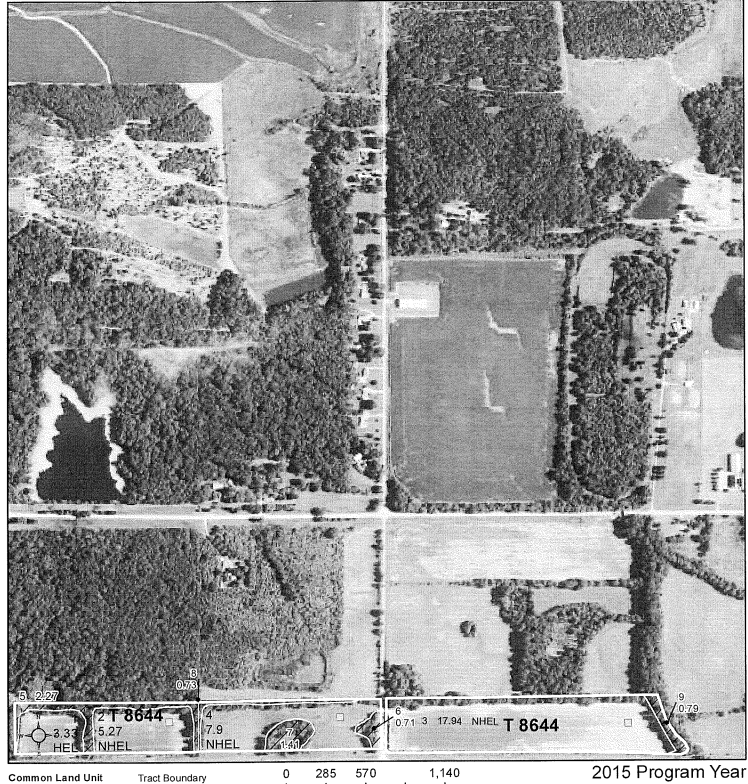
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	H	
Dated this the	28	day of November 2014.

TRACT 16 FSA MAP



Saline County, Illinois



Cropland

Feet

Map Created October 27, 2014

Farm **5185**

Tract 8644

IL165_T8644_A1

// Non-Cropland Wetland Determination Identifiers

Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

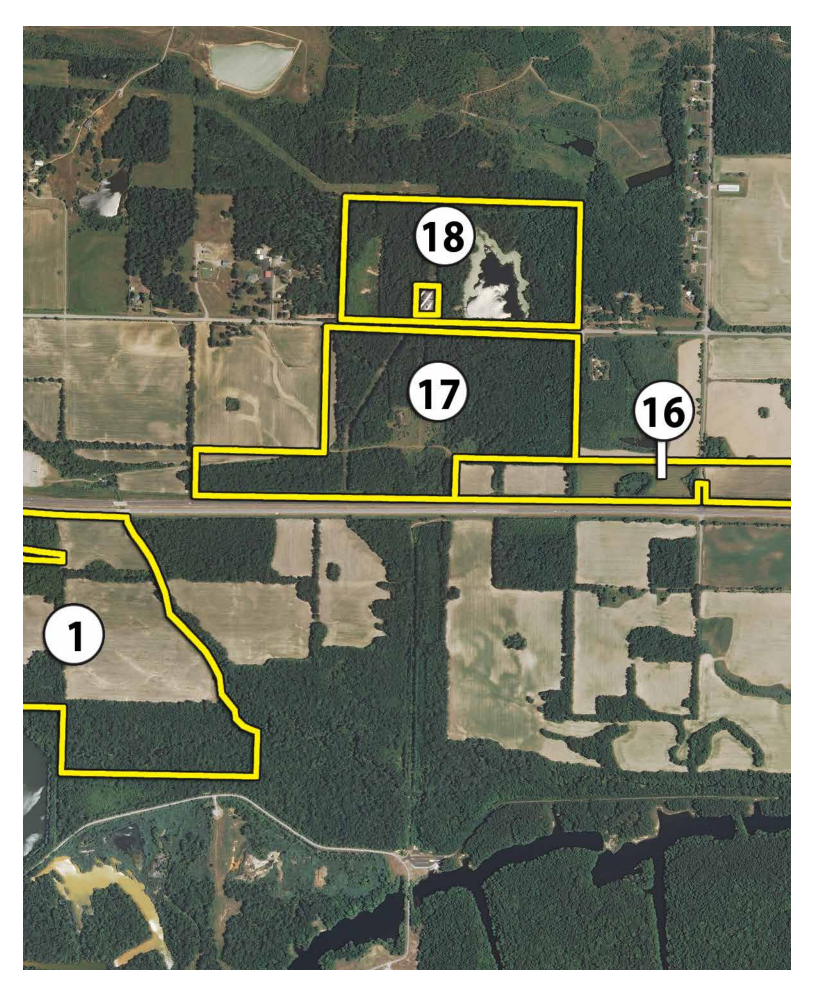
Tract Cropland Total: 34.44 acres

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 16 PHOTO



TRACT 17



TRACT 17 REAL ESTATE TAXES

At closing, the Buyer of Tract 17 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1290.95. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1290.95 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 17, the credit is based on the approximate per acre allocation.

Conservation Easement Form A - Tract 11B-M

Image# 001707060009 Type: EASEMENT Recorded: 12/03/2014 at 02:18:00 PM Page 1 of 9 Fees: \$46.00

IL Rental Housing Fund: \$9,00 Saline County Clerk and Recorder

(im Buchanan File# 254197

BK 2086 PG 822-830

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 11B-M)

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The West Half (W 1/2) of the Southeast Quarter (SE 1/4) in Section Sixteen (16) in Township Nine (9) South, Range Five (5) East of the Third Prime Meridian, Saline County, Illinois, EXCEPT the railroad Right of Way formerly held by the C.C.C. and St. L. Ry. Company, being 100 feet in width running East and West across and through the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4) of said Section Sixteen (16);

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

All that part of the Southeast Quarter (SE ¼) of the Southwest Quarter (SW ¼) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, lying North of a line Fifty (50) feet North of and parallel with, measured at right angles to, the center line of the main track of The Cleveland, Cincinnati, Chicago and St. Louis Railway Company's Saline Valley Branch as the same was formerly located, containing Fourteen (14) acres, more or less.

All of the Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois:

EXCEPT: A part of the North Half of the Southeast Quarter (SE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian in Saline County, Illinois, more particularly described as beginning at the point of

intersection of the East line of said Section Sixteen (16) with the Southerly existing Right-of-Way line of F.A.P. Route IL (Illinois Route 13) located Thirty (30) feet Southerly of the centerline of existing pavement of F.A.P. Route IL (Illinois Route 13) as located by survey in 1983 at Station 728+79.37; thence Southerly along the said East line of Section 16 to a point located 50 feet southerly of the said centerline of existing pavement at Station 728+79.47; thence westerly along a line located 50 feet southerly of and concentric with and parallel with the said centerline of existing pavement for a distance of 1079.47 feet to a point located 50 feet southerly of the said centerline of existing pavement at Station 718+00; thence southerly to a point located 60 feet southerly of the said centerline of existing pavement at said Station 718+00; thence westerly along a line located 60 feet southerly of and parallel with the said centerline of existing pavement for a distance of 1570.83 feet to a point on the west line of the said North Half of the Southeast Quarter of Section 16 located 60 feet southerly of the said centerline of existing pavement at Station 702+29.17; thence northerly along the said west line of the North Half of the Southeast Quarter of Section 16 to a point on the said southerly existing Right of Way line of F.A.P. Route III (Illinois Route 13) located 30 feet southerly of the said centerline of existing pavement at Station 702+28.96; thence easterly along the said southerly existing Right of Way line of F.A.P. Route Ill (Illinois Route 13) to the point of beginning, as described in Special Deed dated May 15, 1984, from Sahara Coal Company, Inc. to the People of the State of Illinois, Department of Transportation recorded on June 6, 1984, in Record Book 638, at page 292. All distances measured from the centerline of existing pavement of F.A.P. Route 111 (Illinois Route 13) as located by survey in 1983 are measured normal to the said centerline.

After accounting for the above exceptions, the tract consists of 36.4 acres, more or less.

EXCEPTING the following tract from the above described property:

Part of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) of Section Sixteen (16), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the northwest corner of said Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) of Section Sixteen (16); thence run Two Hundred (200) feet East to the point of beginning; thence continue East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;

- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement:
- h) alteration of the vegetation and hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:

- a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) above;
- e) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to maintain trails;
- g) the right to improve the soil where such soil has been degraded by a previous use;
- h) the right to plant trees, shrubs and other flora;
- i) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- j) the right to conduct any activity which is now or may hereafter be mandated by law;
- k) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.

7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.

- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

		21th		
Dated the	nis the		day of November 2014	4.

Conservation Easement Form E - Residential No Basement - Tract 11B-P

Image# 001707070007 Type: EASEMENT Recorded: 12/03/2014 at 02:18:00 PM Page 1 of 7 Fees: \$44.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254198

CONSERVATION EASEMENT BK 2086 PG 831-837

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 11B-P)

Part of the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of Section Sixteen (16), in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian situated in Saline County, Illinois, bound and described as follows: Commencing at the northwest corner of said Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of Section Sixteen (16); thence run Two Hundred (200) feet East to the point of beginning; thence continue East for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence South for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence West for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet; thence North for a distance of Four Hundred Sixty-six and Seventy hundredths (466.70) feet to the point of beginning, said tract being 5.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests. easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.

- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;

- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts

inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	_ #	
Dated this the	he 2 8"	day of November 2014.

TRACT 17 FSA MAP



Saline County, Illinois



Common Land Unit Cropland

Tract Boundary

0 285 570 1,140 Feet

2015 Program Year Map Created October 27, 2014

Farm **5185**Tract **8655**

Wetland Determination Identifiers

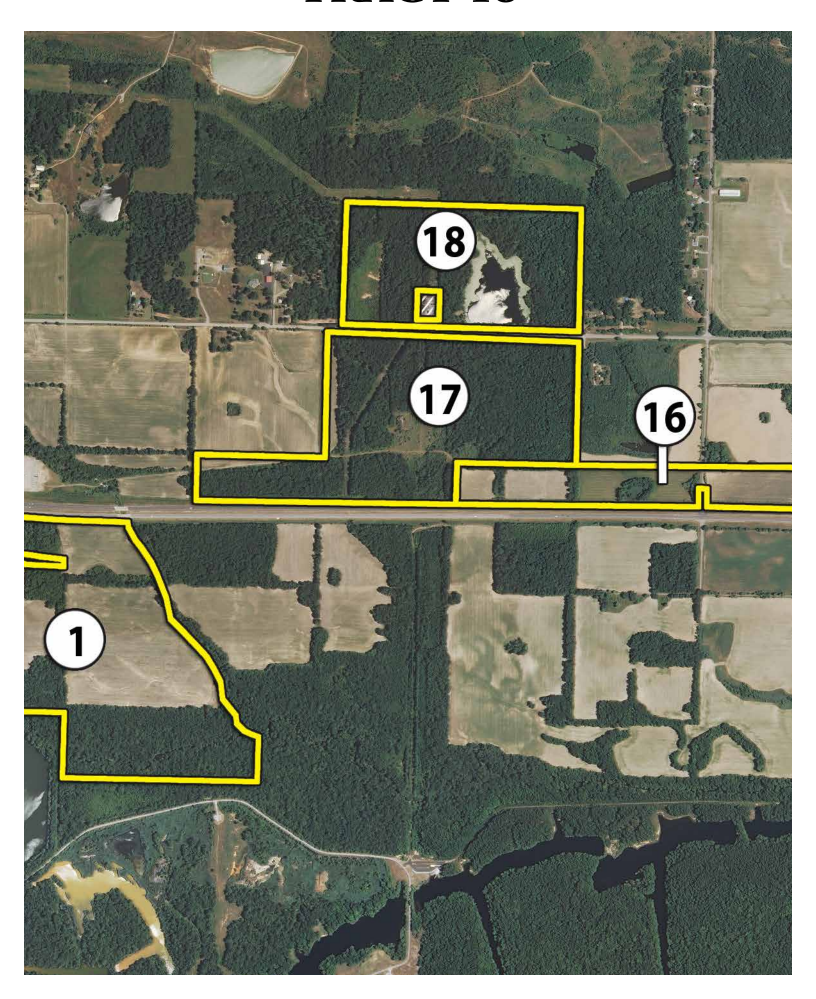
- Restricted Use
- Exempt from Conservation Compliance Provisions

Tract Cropland Total: 5.18 acres

IL165_T8655

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 18



TRACT 18 REAL ESTATE TAXES

At closing, the Buyer of Tract 18 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$27.04. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$27.04 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form B - Tract 12-M

Image# 001707090009 Type: EASEMENT Recorded: 12/03/2014 at 02:19:00 PM Page 1 of 9 Fees: \$46.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254200

CONSERVATION EASEMENT

BK 2086 PG 845-853

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 12-M)

The East Thirty-two (32) acres of the Southwest Quarter (SW 1/4) of the Northeast Quarter (NE 1/4) in Section Sixteen (16) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County:

EXCEPT: Part of the Southwest Quarter (SW 1/4) of the Northeast Quarter (NE 1/4) of said Section Sixteen (16) described as follows: Commencing at the Southeast Corner of the Northeast Quarter (NE 1/4) of said Section Sixteen (16); measure thence Northwardly along section line for a distance of Thirty (30) feet; thence Westwardly along the North Right of Way line of SBI Route 13 for a distance of 1384.80 feet; thence Northwardly with the deflection angle to the right of 90 degrees, a distance of 145 feet to the point of beginning; thence continuing Northwardly along the same course for a distance of Three Hundred (300) feet; thence Westwardly, with the deflection angle of 90 degrees to the left, for a distance of Two Hundred (200) feet; thence Southwardly, with the deflection angle of 90 to the left, a distance of Three Hundred (300) feet; thence Eastwardly with a deflection angel of 90 degrees to the left, for a distance of Two Hundred (200) feet to the point of beginning;

The Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING the following two tracts from the above-described property:

The Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, containing 10.0 acres, more or less.

A Five (5) acre square tract located in the southeast corner of the Southeast Quarter (SE ¼) of the Northeast Quarter (NE ¼) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;

- b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;

- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for pasture and hay production, but not for grain farming or any other farm production, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior.
 - e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above, and the right to construct a paved road and to construct utilities to the following described property:

The Northeast Quarter (NE ¼) of the Southeast Quarter (SE ¼) of the Northeast Quarter (NE ¼) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, containing 10.0 acres, more or less;

- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain existing drainage systems;
- h) the right to maintain trails;
- i) the right to improve the soil where such soil has been degraded by a previous use;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law;
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such

injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee," when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-

authorized contractors, which may include the Grantor.

- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	#	
Dated this the	27	day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 12-P1

Image# 001707100007 Type: EASEMENT Recorded: 12/03/2014 at 02:20:00 PM Page 1 of 7 Fees: \$44.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254201

CONSERVATION EASEMENT

BK 2086 PG 854-860

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 12-P1)

The Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, containing 10.0 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this



Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

	-oth	
Dated this the	SAK	day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 12-P2

Image# 001707080007 Type: EASEMENT Recorded: 12/03/2014 at 02:19:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254199

CONSERVATION EASEMENT BK 2086 PG 838-844

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 12-P2)

A Five (5) acre square tract located in the southeast corner of the Southeast Quarter (SE 1/4) of the Northeast Quarter (NE 1/4) of Section Sixteen (16), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public:

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this

BOOK 2086 PAGE 083%

Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 28th day of November 2014.

TRACT 18 FSA MAP



Saline County, Illinois



Common Land Unit Cropland

Tract Boundary

Wetland Determination Identifiers

- Restricted Use
- Exempt from Conservation Compliance Provisions

0 285 570 1,140 Feet 2015 Program Year Map Created October 27, 2014

> Farm **5185** Tract **8655**

Tract Cropland Total: 5.18 acres

IL165_T8655

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 18 FSA MAP



United States Department of Agriculture

Saline County, Illinois



Common Land Unit

Tract Boundary

0 285 570 1,140 Feet

2015 Program Year Map Created October 27, 2014

Farm **5471** Tract **499**

// Non-Cropland
Wetland Determination Identifiers

- Restricted Use
- Exempt from Conservation Compliance Provisions

Tract Cropland Total: 6.58 acres

IL165_T499

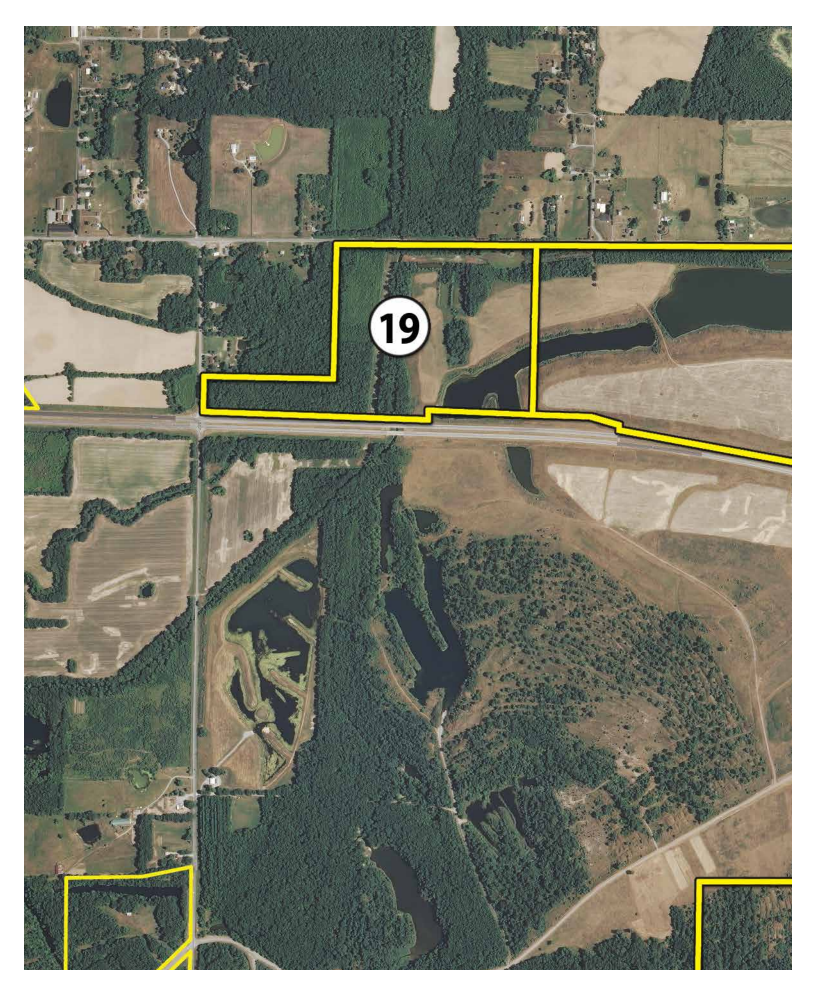
United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 18 PHOTOS





TRACT 19



TRACT 19 REAL ESTATE TAXES

At closing, the Buyer of Tract 19 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$962.29. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$962.29 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 19, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 15-M

Image# 001707180008 Type: EASEMENT Recorded: 12/03/2014 at 02:25:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan

File# 254209

CONSERVATION EASEMENT BK 2086 PG 916-923

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 15-M)

The Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4), and the West Half (W 1/2) of the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) all in Section Fourteen (14) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The Northwest Quarter (NW 1/4) of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE ¼) in Section Fourteen (14) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, excepting Seven and Twenty-one/Hundredths (7 21/100) acres conveyed to The Cleveland, Cincinnati, Chicago and St. Louis Railway Company, a corporation, by the deed recorded in Book 154 at page 345 and in Book 154 at page 569 in the Office of the Recorder, Saline County, Illinois.

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The North Half (N ½) of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW 1/4) of Section Fourteen (14) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

BOOK 2086 PAGE 0916

That portion of the Southeast Quarter (SE ¼) of the Southwest Quarter (SW ¼) of Section Fourteen (14), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, which lies North of the 200 foot wide strip or parcel of land containing 6.217 acres, more or less, which was conveyed by the Chicago and Harrisburg Coal Company to The Cleveland, Cincinnati, Chicago and St. Louis Railway Company be deed dated April 25, 1921 and recorded in the Recorder's Office of said County in Book 178 of Deeds at page 408.

EXCEPTING the following tract from the above-described property:

Part of the West Half (W ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) of Section Fourteen (14), Township Nine (9), Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Commencing at the northeast corner of said West Half (W ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼); thence run South 30 feet to a point located on the South right-of-way line of Illinois Route 13, for a point of beginning; thence run South 450 feet; thence run West 500 feet; thence run North 450 feet to the right of way line for Illinois Route 13; thence run East 500 feet along the right of way line of Illinois Route 13 to the place of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
 - h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;

- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement:
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.

- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

a) In the performance of any of its rights under this Conservation Easement, the Grantee

may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.

- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 29^{24} day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 15-P



Image# 001707170008 Type: EASEMENT Recorded: 12/03/2014 at 02:24:00 PM Page 1 of 8 Fees: \$45.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

im Buchanan

CONSERVATION EASEMENT BK 2086 PG 908-915

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 15-P)

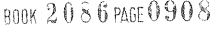
Part of the West Half (W 1/2) of the Northwest Quarter (NW 1/2) of the Southeast Quarter (SE 1/4) of Section Fourteen (14), Township Nine (9), Range Five (5) East of the Third Principal Meridian, Saline County, Illinois, more particularly described as follows: Commencing at the northeast corner of said West Half (W 1/2) of the Northwest Quarter (NW 1/4) of the Southeast Quarter (SE ½); thence run South 30 feet to a point located on the South right-of-way line of Illinois Route 13, for a point of beginning; thence run South 450 feet; thence run West 500 feet; thence run North 450 feet to the right of way line for Illinois Route 13; thence run East 500 feet along the right of way line of Illinois Route 13 to the place of beginning.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;





NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- <u>4. Rights of Grantee</u>. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values:
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party,

storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

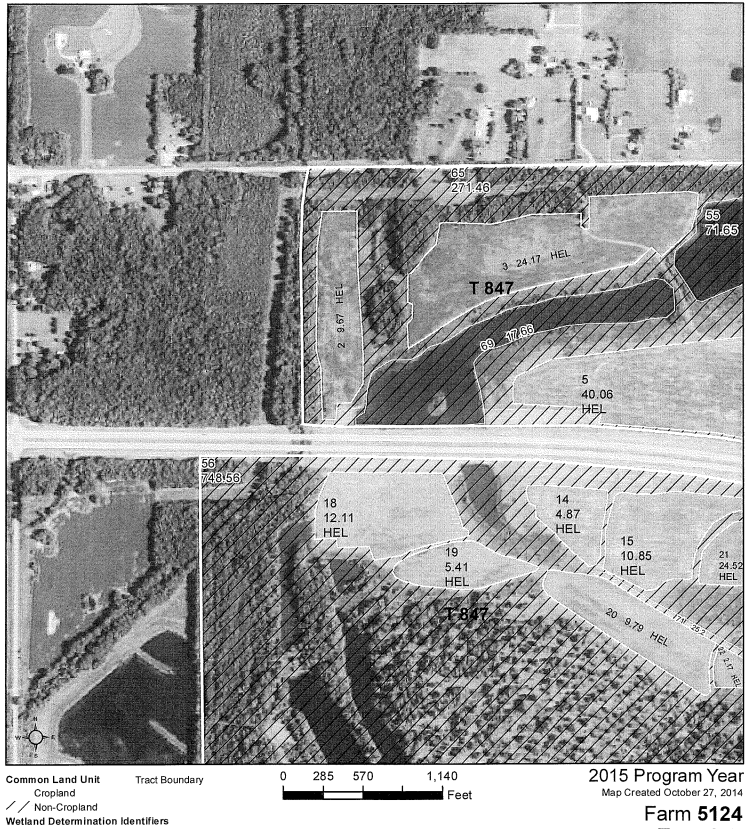
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 25th day of November 2014.

TRACT 19 FSA MAP



Saline County, Illinois



Restricted Use

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

Tract **847**

IL165_T847_A1

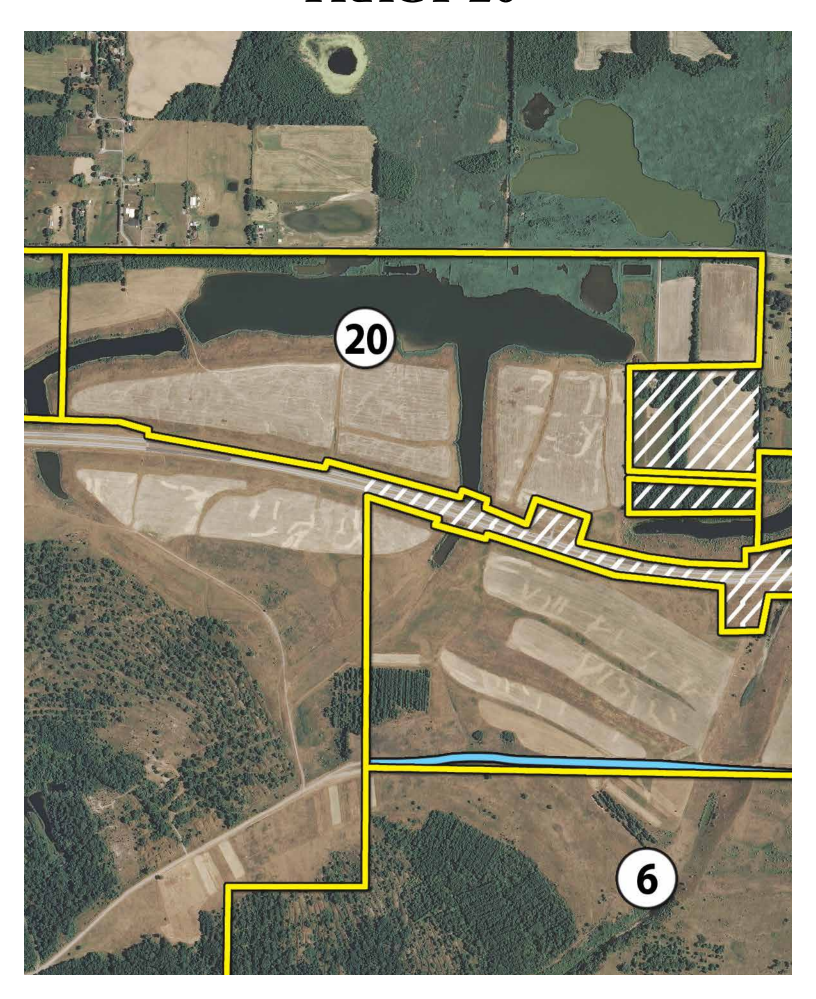
United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 19 PHOTOS





TRACT 20



TRACT 20 REAL ESTATE TAXES

At closing, the Buyer of Tract 20 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$2076.23. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$2076.23 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 20, the credit is based on the approximate per acre allocation.

Image# 001719840009 Type: EASEMENT Recorded: 03/20/2015 at 09:43:00 AM Page 1 of 9 Fees: \$46.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan File# 255287

BK 2091 PG 728-736

Conservation Easement Form C - Farming Permitted - Tract 13-M - Corrective

CORRECTIVE CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 13-M)

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

The Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) of Section Thirteen (13), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Southeast Quarter (SE ½) of the Southeast Quarter (SE ½) of Section Fourteen (14) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼) of the Southeast Quarter (SE ¼) of Section Fourteen (14) in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Southeast Quarter (SE ¼) of the Southwest Quarter (SW ¼) of Section Thirteen (13) Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Northeast Quarter (NE ¼) of Section Twenty-four (24), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Southwest Quarter (SW ¼) of the Southeast Quarter (SE ¼) of Section Thirteen (13), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

The Northwest Quarter (NW ¼) of the Southwest Quarter (SW ¼) of Section Thirteen (13), and the Northeast Quarter (NE ¼) of the Southeast Quarter (SE ¼) and the East Half (E ½) of the Northwest Quarter (NW ¼) of the Southeast Quarter (SE ¼) of Section Fourteen (14), all in Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPT all that part of the above-described property conveyed to the People of the State of Illinois, Department of Transportation by that certain Special Deed (Corporation) dated May 15, 1984, and recorded June 6, 1984, in Book 638, Page 292, in the Office of the Recorder of Saline County, Illinois.

The Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼) and the North Half (N ½) of the Southeast Quarter (SE ¼), except Five (5) acres of equal width off the South side of the Northeast Quarter (NE ¼) of the Southeast Quarter (SE ¼), all in Section Thirteen (13), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian, Saline County, Illinois.

A strip of land 100 feet in width, being 50 feet on each side of the center line of the Railroad Right of Way of the former Saline Valley Railroad Company (later the C.C.C. & St. L. R.R) or so much of said rail road Right of Way that passes through the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) of said Section 13, Township 9 South, Range 5 East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING the following two tracts from the above-described property:

A Five (5) acre square tract located in the southwest corner of a tract of land described as the Northeast Quarter (NE ½) of the Southeast Quarter (SE ½) except the South Five (5) acres thereof, in Section Thirteen (13), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

A Five (5) acre square tract located in the northwest corner of the Northeast Quarter (NE ½) of the Southeast Quarter (SE ½) of Section Fourteen (14), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

WHEREAS Grantor granted to Grantee a conservation easement dated November 24, 2014, and recorded December 3, 2014, in Book 2086, Page 861, in the Office of the Recorder of Saline County, Illinois, and as a result of a subsequent survey, Grantor and Grantee have determined that certain descriptions in said conservation easement should be corrected;

NOW, THEREFORE, the parties agree that this Corrective Conservation Easement corrects said conservation easement dated November 24, 2014, and recorded December 3, 2014, in Book 2086, Page 861, and shall replace said prior conservation easement in its entirety and the parties further agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;

- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
- h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:

- a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
- b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement:
- c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- 1) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located

on the property for a term of 40 years from the date of this easement.

- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent

injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.

- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 19th day of March, 2015.

Image# 001719830007 Type: EASEMENT Recorded: 03/20/2015 at 09:42:00 AM Page 1 of 7 Fees: \$44.00

Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 255286

вк 2091 ра 721-727

Conservation Easement Form E - Residential No Basement - Tract 13-PI -- corrective

CORRECTIVE CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 13-P1)

A Five (5) acre square tract located in the southwest corner of a tract of land described as the Northeast Quarter (NE ¼) of the Southeast Quarter (SE ¼) except the South Five (5) acres thereof, in Section Thirteen (13), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

WHEREAS Grantor granted to Grantee a conservation easement dated November 24, 2014, and recorded December 3, 2014, in Book 2086, Page 870, in the Office of the Recorder of Saline County, Illinois, and as a result of a subsequent survey, Grantor and Grantee have determined that certain descriptions in said conservation easement should be corrected;

NOW, THEREFORE, the parties agree that this Corrective Conservation Easement corrects said conservation easement dated November 24, 2014, and recorded December 3, 2014, in Book 2086, Page 870, and shall replace said prior conservation easement in its entirety and the

parties further agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;

- h) the construction of any residence which is not designed as a single family residence; and
- i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;

- d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- e) the right to maintain existing drainage systems;
- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond

their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be

deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the $\cancel{\cancel{94}}$ day of March, 2015.

Conservation Easement Form E - Residential No Basement - Tract 13-P2

Image# 001707130007 Type: EASEMENT Recorded: 12/03/2014 at 02:21:00 PM Page 1 of 7 Fees: \$44,00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

Kim Buchanan File# 254204

CONSERVATION EASEMENT BK 2086 PG 877-883

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 13-P2)

A Five (5) acre square tract located in the northwest corner of the Northeast Quarter (NE 1/4) of the Southeast Quarter (SE 1/4) of Section Fourteen (14), Township Nine (9) South, Range Five (5) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this



Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings:
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

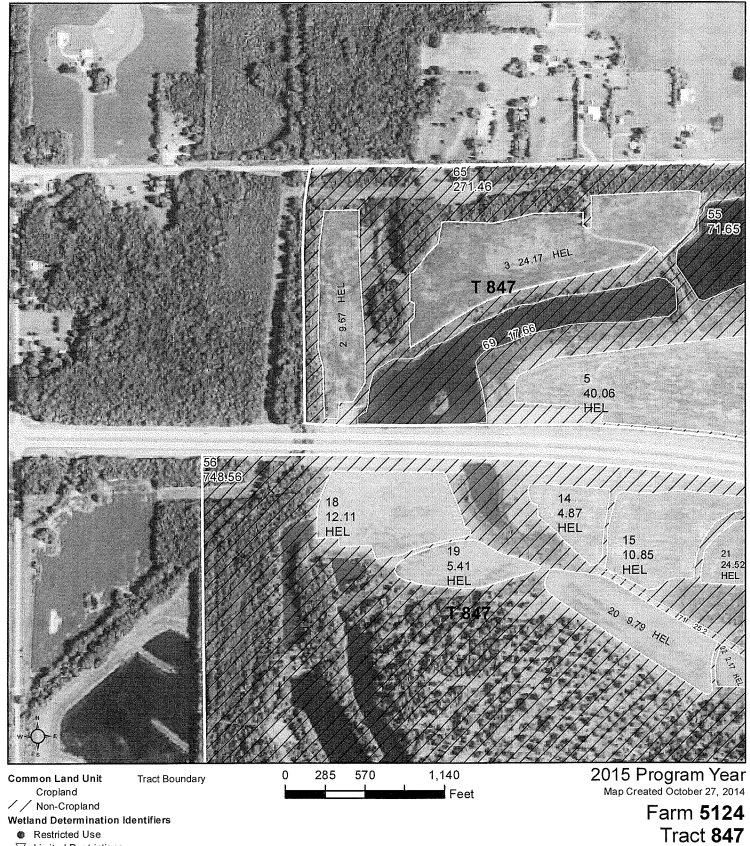
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 28th day of November 2014.

TRACT 20 FSA MAP



Saline County, Illinois



Restricted Use

 ∇ Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

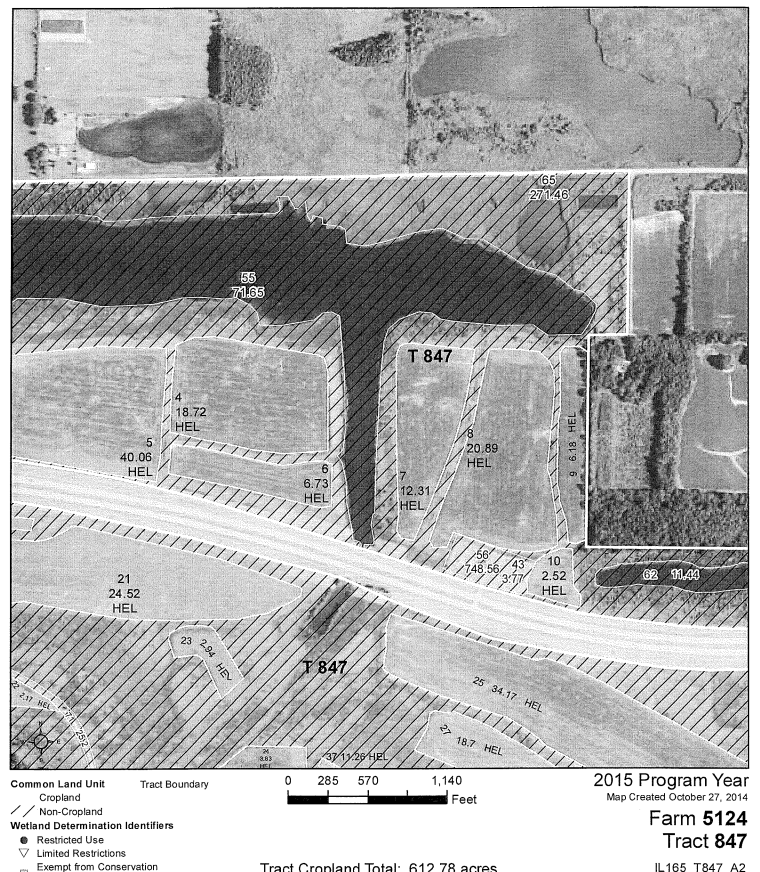
IL165_T847_A1

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 20 FSA MAP



Saline County, Illinois



Compliance Provisions United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Welland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

Tract Cropland Total: 612.78 acres

IL165_T847_A2

TRACT 20 FSA MAP



Saline County, Illinois



Common Land Unit Cropland
// Non-Cropland

Tract Boundary

0 285 570 1,140 Fee 2015 Program Year Map Created October 27, 2014

Farm **5185** Tract **8081**

Wetland Determination Identifiers

Restricted Use

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 22.99 acres

IL165_T8081

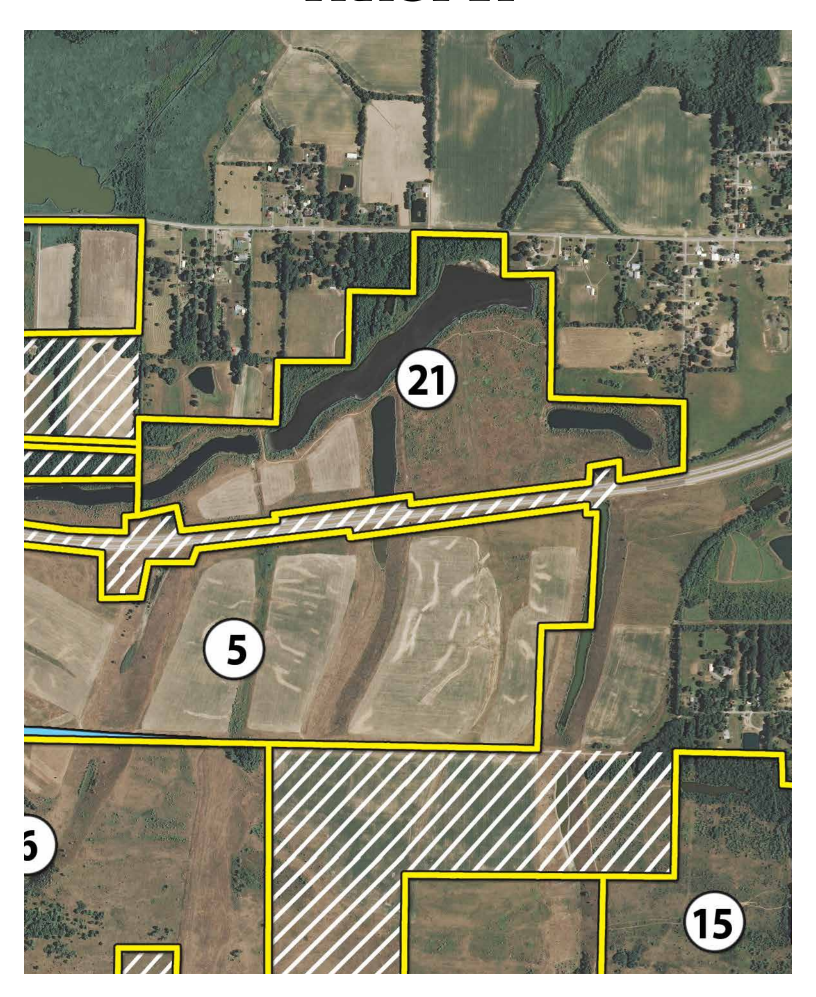
United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 20 PHOTOS





TRACT 21



TRACT 21 REAL ESTATE TAXES

At closing, the Buyer of Tract 21 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$1222.14. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$1222.14 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 21, the credit is based on the approximate per acre allocation.

Conservation Easement Form C - Farming Permitted - Tract 14-M

Image# 001707140010 Type: EASEMENT Recorded: 12/03/2014 at 02:22:00 PM Page 1 of 10 Fees: \$47.00 IL Rental Housing Fund: \$9.00

Saline County Clerk and Recorder

Kim Buchanan File# 254205

CONSERVATION EASEMENT

BK 2086 PG 884-893

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 14-M)

All that part of the South Half (S ½) of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW 1/4) of Section Eighteen (18) in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, lying North of the railroad, containing 7 acres, more or less;

The Northwest Quarter (NW ½) of the Southeast Quarter (SE ½) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, except the following described tract: Beginning at the intersection of the South Right of Way line of SBI Highway Route #13 and the East line of the said Northwest Quarter (NW 1/4) of the Southeast Quarter (SE 1/4) of Section Eighteen (18), thence running South on the land line 360 feet, thence West parallel with the land line 540 feet, thence North 360 feet, more or less, to the South Right-of-Way of said Highway, thence East along the South line of said Highway 540 feet, more or less, to the point of beginning; subject to the Right-of-Way of the State of Illinois for public road purposes. Containing, after exception, 35.54 acres, more or less:

Part of the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, described as follows: Beginning at a point at the intersection of the South Right-of-Way line of S.B.I. Route # 13 and the West line of said quarter-quarter Section and extending Easterly along said Right of Way line a distance of 739.5 feet to a point; thence in a Southerly direction with a deflection angle to the right of 90 degrees 00' for a distance of 567.5 feet to a stone, being the point of beginning of this description; thence in an Easterly direction with a deflection angle to the left of 90 degrees 00' for a distance of 729.3 feet to a concrete monument, also the West Right of Way line of old abandoned public road; thence in a Southerly direction on and along the said Right-of-Way and parallel with the East Quarter



Section line a distance of 774.2 feet to an iron pipe which is on the South Quarter section line of the said Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼), also Twelve (12.00) feet West of the Southeast Corner of the said Northeast Quarter (NE ¼) of the Southwest Quarter (SW ¼), thence West on and along the South Quarter Section line for a distance of 729.3 feet to an iron pipe; thence in a Northerly direction for a distance of 771.0 feet to the point of beginning, containing in all 13.18 acres, more or less;

The South Ten (10) acres of the North Half (N ½) of the Southeast Quarter (SE ½) of the Southeast Quarter (SE ½) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois;

All that part of the following described property all lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

That portion of the Northwest Quarter (NW ¼) of the Northeast Quarter (NE ¼) of Section Nineteen (19), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois;

That portion of the South Half (S ½) of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) lying South of the Right-of-Way of Saline Valley Railway Company of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois;

That portion of the Southwest Quarter (SW ½) of the Southeast Quarter (SE ½) and the Southeast Quarter (SE ½) of the Southwest Quarter (SW ½) which lies South of the Right-of-Way of the Saline Valley Railroad Company as the same was formerly located, Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois. Together containing 30 acres, more or less;

That portion of the Southeast Quarter (SE ¼) of the Southwest Quarter (SW ¼) and the Southwest Quarter (SW ¼) of the Southeast Quarter (SE ¼) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, lying North of the Saline Valley Railroad Company's Right-of-Way, as the same is now located;

That portion of the South Half (S ½) of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) which lies North of the Right-of-Way of the Saline Valley Railroad Company of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, containing Ten (10) acres, more or less; and

The Northeast Quarter (NE ¼) of the Northwest Quarter (NW ¼) of Section Nineteen (19), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois, containing 40 acres, more or less;

All that part of the following described property lying North of the New Illinois Route 13, more particularly described in an Order Vesting Title to Parcel 901000982 entered by the Circuit Court for the First Judicial Circuit, Saline County, Illinois, in Cause #95-ED-1:

All that part of the South Half (S ½) of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ½) lying South of the Railroad crossing the said quarter-quarter section, containing 13.26 acres more or less, in Section Eighteen (18); and the North Half (N ½) of the Northwest Quarter (NW ¼) of the Northwest Quarter (NW ¼) of Section Nineteen (19); all in Township Nine (9) South, Range Six (6) East of the Third Principal Meridian, Saline County, Illinois.

EXCEPTING the following two tracts from the above-described property:

A Five (5) acre square tract, the northwest corner of which is located at the same point as the northwest corner of the South Half (S ½) of the Southwest Quarter (SW ¼) of the Southwest Quarter (SW ¼) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

A Five (5) acre square tract, the northeast corner of which is located at the same point as the northeast corner of the following described land: The South Ten (10) acres of the North Half (N ½) of the Southeast Quarter (SE ½) of the Southeast Quarter (SE ½) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this

Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement; and
 - h) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;

- b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement; and
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement:
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;

- d) the right to use the property which is not forested for grain and hay farming and pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments. Barns and outbuildings shall have an unpainted wood exterior.
- e) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) and (d) above;
- f) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- g) the right to maintain and improve existing drainage systems and to construct new ones;
- h) the right to maintain trails;
- i) the right to improve the soil;
- j) the right to plant pasture grasses, trees, shrubs and other flora;
- k) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- l) the right to conduct any activity which is now or may hereafter be mandated by law; and
- m) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party,

storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 284 day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 14-P1

Image# 001707150007 Type: EASEMENT Recorded: 12/03/2014 at 02:23:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder

im Buchanan File# 254206

CONSERVATION EASEMENT

BK 2086 PG 894-900

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 14-P1)

A Five (5) acre square tract, the northwest corner of which is located at the same point as the northwest corner of the South Half (S ½) of the Southwest Quarter (SW ½) of the Southwest Quarter (SW 1/4) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor.

Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- <u>9. No Forfeiture</u>. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or duly-authorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the 28th day of November 2014.

Conservation Easement Form E - Residential No Basement - Tract 14-P2

Image# C01707160007 Type: EASEMENT Recorded: 12/03/2014 at 02:23:00 PM Page 1 of 7 Fees: \$44.00 IL Rental Housing Fund: \$9.00

Saline County Clerk and Recorder Kim Buchanan File# 254207

CONSERVATION EASEMENT

BK 2086 PG 901-907

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 14-P2)

A Five (5) acre square tract, the northeast corner of which is located at the same point as the northeast corner of the following described land: The South Ten (10) acres of the North Half (N ½) of the Southeast Quarter (SE ¼) of the Southeast Quarter (SE ¼) of Section Eighteen (18), Township Nine (9) South, Range Six (6) East of the Third Principal Meridian.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Saline, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor.

BOOK 2086 PAGE 0901

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Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) commercial or industrial use or activity;
 - b) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - c) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - d) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion and leveling for purposes of erecting residence and associated outbuildings;
 - e) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - f) the construction of any residence which is more than 4,000 square feet in size or which utilizes a basement;
 - g) the construction of more than one residence on the property;
 - h) the construction of any residence which is not designed as a single family residence; and
 - i) the use of the property for more than one single family residence.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:

- a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
- the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
- c) the right to conduct wildlife management activities, such as beaver control;
- d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
- e) the right to install signs relating to this Conservation Easement;
- f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
- g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management;
 - the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins;
 - d) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - e) the right to maintain existing drainage systems;

- f) the right to improve the soil;
- g) the right to plant trees, shrubs, grasses, gardens and other flora;
- h) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- i) the right to use the property for pasture, including the following: (i) construction of barns and outbuildings necessary or convenient for pasture animals and (ii) construction of water impoundments provided that there is no excavation and all additional soil needed to construct the impoundment originates from other property. Barns and outbuildings shall have an unpainted wood exterior;
- j) the right to construct one residence subject to the limitations set forth above in paragraphs 3 (f), (g), (h), and (i); the right to construct a residence shall include, without limitation, the right to construct and improve paved and unpaved roads, the right to maintain and improve any structure which is now located on the property and the right to construct sheds and outbuildings; and
- k) the right to conduct any activity which is now or may hereafter be mandated by law.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and

may seek restoration of the Easement Area to the condition that existed prior to any such injury.

- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

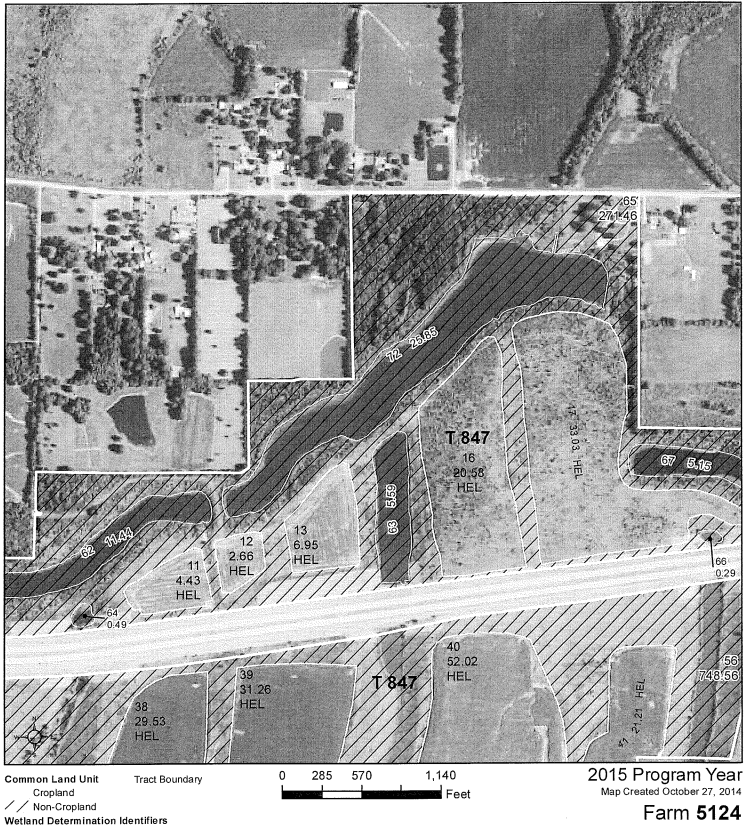
- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the Zgth day of November 2014.

TRACT 21 FSA MAP



Saline County, Illinois



Restricted Use

Limited Restrictions

Exempt from Conservation Compliance Provisions

Tract Cropland Total: 612.78 acres

Tract 847

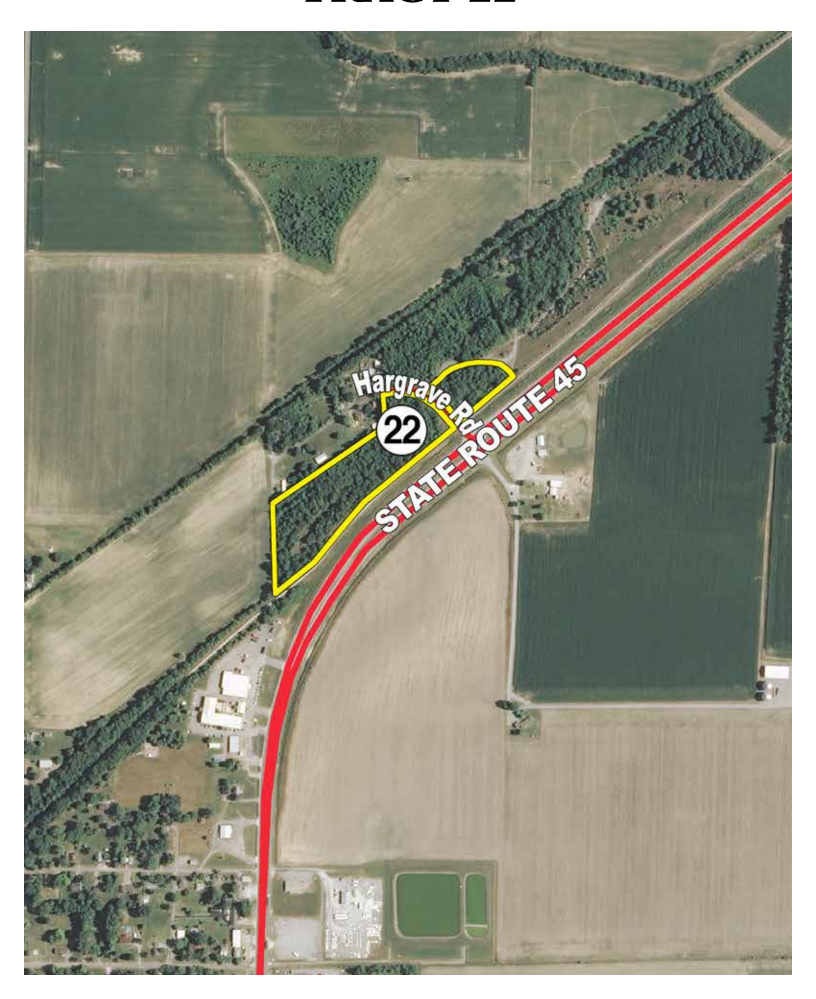
IL165_T847_A3

United States Department of Agriculture (USDA) Farm Service Agency (FSA) maps are for FSA Program administration only. This map does not represent a legal survey or reflect actual ownership; rather it depicts the information provided directly from the producer and/or National Agricultural Imagery Program (NAIP) imagery. The producer accepts the data 'as is' and assumes all risks associated with its use. USDA-FSA assumes no responsibility for actual or consequential damage incurred as a result of any user's reliance on this data outside FSA Programs. Wetland identifiers do not represent the size, shape, or specific determination of the area. Refer to your original determination (CPA-026 and attached maps) for exact boundaries and determinations or contact USDA Natural Resources Conservation Service (NRCS).

TRACT 21 PHOTO



TRACT 22



TRACT 22 REAL ESTATE TAXES

At closing, the Buyer of Tract 22 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$93.46. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$93.46 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller and where the tax bills cover property which does not match the property being sold as Tract 22, the credit is based on the approximate per acre allocation.

Conservation Easement Form A - Tract 23

Image# 001707190008 Type: EASEMENT Recorded: 12/03/2014 at 02:25:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan File# 254210

CONSERVATION EASEMENT

BK 2086 PG 924-931

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Saline, State of Illinois:

(Reference: Tract 23)

Part of the West Half (W 1/2) of the Northeast Quarter (NE 1/4) of Section Two (2), Township Nine (9), South, Range Six (6), East of the Third Principle Meridian, Saline County, Illinois, described as follows: Beginning where the North line of the right of way of the Cleveland, Cincinnati, Chicago & St. Louis Railroad crosses the East line of the said West Half (W 1/2) of the Northeast Quarter (NE 1/4) of Section Two (2), and running Southwesterly along the north line of said right of way eight hundred and seventy one (871) feet, thence North three hundred and ninety-one (391) feet, thence in a Northeasterly direction parallel with said right of way eight hundred and seventy-one (871) feet to the land line, and thence South on the land line three hundred and ninety-one (391) feet to the place of beginning, containing six (6) acres, more or less.



Conservation Easement Form A - Tract 23

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Conservation Easement Form A - Tract 23

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Conservation Easement Form A - Tract 23

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Saline County Clerk and Recorder Kim Buchanan File# 254210

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Conservation Easement Form A - Tract 23

Image# 001707190008 Type: EASEMENT Recorded: 12/03/2014 at 02:25:00 PM Page 1 of 8 Fees: \$45.00

IL Rental Housing Fund: \$9.00 Saline County Clerk and Recorder Kim Buchanan File# 254210

CONSERVATION EASEMENT

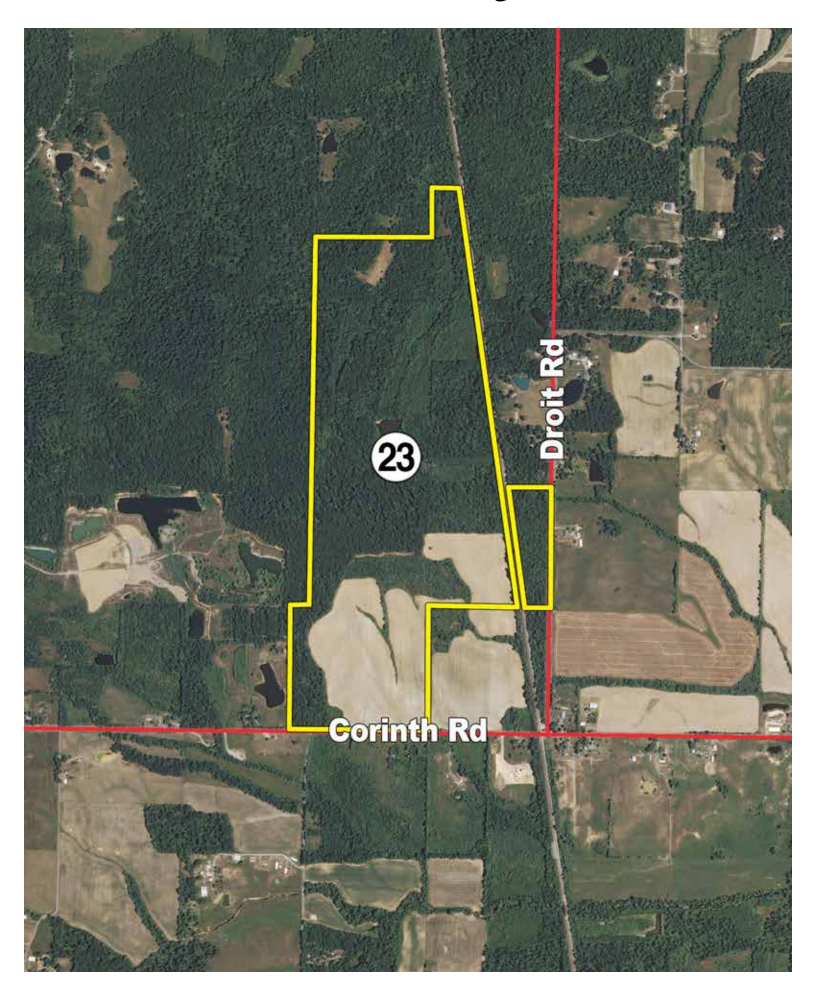
BK 2086 PG 924-931

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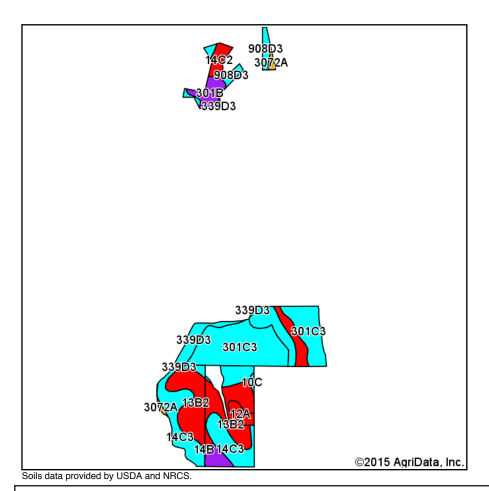
TRACT 22 PHOTO

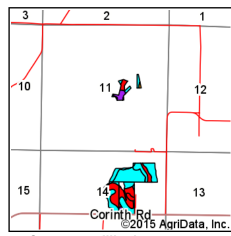


TRACT 23



TRACT 23 SURETY SOIL MAP





State: Illinois
County: Williamson
Location: 11-8S-4E
Township: Corinth
Acres: 70.67
Date: 2/19/2015







	<u>mbol: IL199, Soi</u>					I	I.a		I a .		1 4 16 16 .	10 .	
Code	Soil Description	Acres	Percent of field	II. State Productivity Index Legend	Subsoil rooting <i>a</i>	Corn Bu/A	Soybeans Bu/A	Wheat Bu/A	Oats Bu/A	Sorghum c Bu/A		Grass-legu me e hay, T/A	Crop productivity index for optimum management
**301C3	Grantsburg silt loam, 5 to 10 percent slopes, severely eroded	27.07	38.3%		UNF	**99	**34	**41	0	**77	**2.41	0.00	**75
**13B2	Bluford silt loam, 2 to 5 percent slopes, eroded	14.84	21.0%		FAV	**129	**42	**52	0	**105	0.00	**3.22	**96
**14C3	Ava silty clay loam, 5 to 10 percent slopes, severely eroded	11.69	16.5%		UNF	**100	**33	**41	0	**79	**2.41	0.00	**74
**339D3	Wellston silt loam, 10 to 18 percent slopes, severely eroded	3.06	4.3%		UNF	**82	**28	**33	**38	0	0.00	**2.51	**62
**301B	Grantsburg silt loam, 2 to 5 percent slopes	2.70	3.8%		UNF	**133	**46	**54	0	**103	**3.23	0.00	**101
**908D3	Hickory-Kell clay loams, 10 to 18 percent slopes, severely eroded	2.65	3.7%		FAV	**99	**33	**39	0	**87	0.00	**3.21	**76
**301C2	Grantsburg silt loam, 5 to 10 percent slopes, eroded	2.51	3.6%		UNF	**121	**41	**50	0	**94	**2.93	0.00	**92
**14C2	Ava silt loam, 5 to 10 percent slopes, eroded	1.86	2.6%		UNF	**122	**40	**50	0	**96	**2.93	0.00	**90
**14B	Ava silt loam, 2 to 5 percent slopes	1.83	2.6%		UNF	**134	**44	**54	0	**106	**3.23	0.00	**99

TRACT 23 SURETY SOIL MAP, continuted



12A	Wynoose silt loam, 0 to 2 percent slopes	1.57	2.2%		FAV	128	42	51	0	108	0.00	4.26	97
3072A	Sharon silt loam, 0 to 2 percent slopes, frequently flooded	0.60	0.8%		FAV	164	53	63	83	0	4.77	0.00	122
**10C	Plumfield silty clay loam, 5 to 10 percent slopes	0.29	0.4%		UNF	**103	**34	**39	0	**86	0.00	**3.37	**78
Weighted Average						109.5	36.7	44.7	2.4	83.2	1.75	1.01	82.2

Area Symbol: IL199, Soil Area Version: 9

Table: Optimum Crop Productivity Ratings for Illinois Soil by K.R. Olson and J.M. Lang, Office of Research, ACES, University of Illinois at Champaign-Urbana. Version: 1/2/2012 Amended Table S2 B811 (Updated 1/10/2012)

Crop yields and productivity indices for optimum management (B811) are maintained at the following NRES web site: http://soilproductivity.nres.illinois.edu/
** Indexes adjusted for slope and erosion according to Bulletin 811 Table S3

a UNF = unfavorable; FAV = favorable

b Soils in the southern region were not rated for oats and are shown with a zero "0".

c Soils in the northern region or in both regions were not rated for grain sorghum and are shown with a zero "0".

d Soils in the poorly drained group were not rated for alfalfa and are shown with a zero "0".

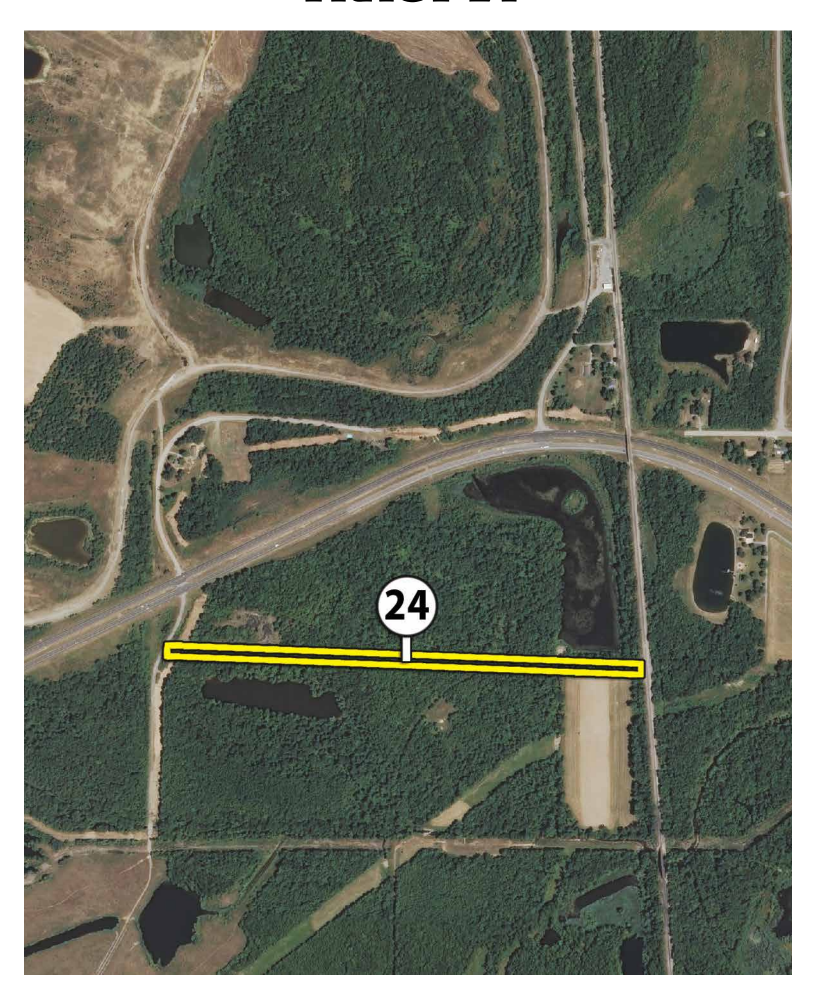
e Soils in the well drained group were not rated for grass-legume and are shown with a zero "0".

Soils data provided by USDA and NRCS. Soils data provided by University of Illinois at Champaign-Urbana.

TRACT 23 REAL ESTATE TAXES

At closing, the Buyer of Tract 23 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$5238.80. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$5238.80 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

TRACT 24



TRACT 24 REAL ESTATE TAXES

At closing, the Buyer of Tract 24 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$13.70. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$13.70 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form A - Tract 20



Image# 004950590008 Type: EASE Recorded: 12/04/2014 at 08:59:25 AM

Recorded: 12/04/2014 at 06:59.2 Page 1 of 8 Fees: \$49.00 IL Rental Housing Fund: \$9.00 Williamson County, IL Amanda Barnes Clerk & Recorder Book 350 Page 169

File 2014-00009369

CONSERVATION EASEMENT

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Williamson, State of Illinois:

(Reference: Tract 20)

All that part of a strip of land 100 feet in width, being 50 feet on each side of the center line of the Railroad of the former Saline Valley Railroad Company (later the C.C.C. & St. L. R.R.) that passes through the Southeast Quarter (SE 1/4) of the Southwest Quarter (SW 1/4), the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4), and the West Half (W 1/2) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) of Section Thirteen (13), Township Nine (9) South, Range Four (4) East of the Third Principle Meridian, Williamson County, Illinois, which lies west of the Canadian National Railroad east of the following EXCEPTION (the east border of said exception being the eastern edge of Jordan's Curve Road):

A part of the Southeast Quarter of the Southwest Quarter of Section 13, Township 9 South, Range 4 East of the Third Principal Meridian in Williamson County, Illinois, more particularly described as commencing at the northwest corner of the Southeast Quarter of the Southwest Quarter of said Section 13; thence South 24 degrees 47 minutes 53 seconds East a distance of 103.75 feet to the point of beginning on the east right of way line of the former Illinois Route 13; thence South 88 degrees 20 minutes 51 seconds East a distance of 179.93 feet to a point located 341.30 feet southerly of said transitline at Station 496+97.83; thence South 32 degrees 24 minutes 35 seconds West a distance of 114.09 feet to a point located 400.00 feet southerly of said transitline at Station 496+00; thence South 21 degrees 57 minutes 47 seconds West a distance of 1.56 feet to a point located 401.03 feet southerly of said transitline at Station 495+98.83; thence North 88 degrees 20 minutes 51 seconds West along said south line a distance of 119.03 feet to a point on said easterly right of way line of existing Illinois Route 13; thence North 0 degrees 29 minutes 34 seconds East along said easterly right of way line of existing Illinois Route 13 a distance of 99.53 feet to the point of beginning, containing 0.34 acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Williamson, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

- 1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.
- 2. Purpose; Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;

- c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
- d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
- e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
- f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
- g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
- h) alteration of the vegetation and hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
- i) the drilling of any well or conducting any excavation more than three (3) feet in depth.
- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;

- h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;
 - d) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) above
 - e) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
 - f) the right to maintain existing drainage systems;
 - g) the right to maintain trails;
 - h) the right to improve the soil where such soil has been degraded by a previous use;
 - i) the right to plant trees, shrubs and other flora;
 - j) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
 - k) the right to conduct any activity which is now or may hereafter be mandated by law;

- 1) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- <u>6. No Rights Granted to the Public or Third Parties</u>. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

- a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.
- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm.

Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.

- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.
- 11. Severability. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the _______ day of November 2014.

TRACT 25



TRACT 25 REAL ESTATE TAXES

At closing, the Buyer of Tract 25 will be given a credit for 2014 real estate taxes, due in 2015, in the amount of \$470.12. Taxes for 2015, payable in 2016, will be allocated at closing as of the closing date, using \$470.12 as a basis. The tax credit amounts are based on the most recent tax bills available to Seller.

Conservation Easement Form A - Tract 21

Image# 004950580007 Type: EASE Recorded: 12/04/2014 at 08:59:25 AM Page 1 of 7 Fees: \$48.00 IL Rental Housing Fund: \$9.00 Williamson County, IL Amanda Barnes Clerk & Recorder Book 350 Page 168

CONSERVATION EASEMENT

File 2014-00009368

THIS INDENTURE WITNESSETH, that the Shawnee Holdings LLC, a Delaware limited liability company ("Grantor"), for good and valuable consideration, receipt of which is hereby acknowledged, does hereby convey, grant, and assign in perpetuity to the Land Conservation Trust of Southern Illinois ("Grantee"), the perpetual right and exclusive easement to use, monitor and enforce a Conservation Easement (this "Conservation Easement") pursuant to the Illinois Real Property Conservation Rights Act, 765 ILCS 120, to, in, over, and across the following described Real Estate in the County of Williamson, State of Illinois:

(Reference: Tract 21)

The Northwest Quarter (NW 1/4) of the Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of Section 12, Township 9 South, Range 4 East of the Third Principle Meridian, Williamson County, Illinois, containing ten (10) acres, more or less.

All subject to the terms and conditions set forth herein, and further subject to any interests, easements or restrictions of record prior to the creation of this Conservation Easement.

RECITALS

WHEREAS, Grantor is the owner in fee simple of a certain parcel of land in the County of Williamson, State of Illinois, more particularly described above and hereinafter referred to as the "Easement Area"; and

WHEREAS the Easement Area possesses natural resources of importance to the Grantor, Grantee, and the public;

NOW, THEREFORE, the parties agree as follows:

TERMS AND CONDITIONS OF THIS CONSERVATION EASEMENT

1. Easement to Run with the Land; Duration. This Conservation Easement shall run with the land and shall take effect upon acceptance by Grantee and recordation thereof. The duration of this Conservation Easement shall be perpetual and shall bind the successors and assigns of the Grantor. Any subsequent amendment to or repeal of any state law or regulation which authorizes this

Conservation Easement shall not effect the rights conveyed by the Grantor or subsequently held by its successors or assigns.

- 2. Purpose: Conservation Values. Grantor and Grantee are committed to preserving and protecting the natural resources in the Easement Area and to maintaining it in its natural state as an open lands area, a wetland habitat, forest habitat and/or riparian forest buffer, which is subject to such limited development and use as will not greatly impact such purpose. Grantor and Grantee have entered into this Conservation Easement to accomplish the purpose of assuring that the natural, scenic and open-space values of the Easement Area are retained, that its natural resources are protected, that its air and water quality are maintained or enhanced, and that soil erosion and excessive siltation are appropriately controlled (collectively, the "Conservation Values").
- 3. Prohibited Uses. Except as expressly provided herein, any activity on, or use of, the Easement Area inconsistent with the purposes of this Conservation Easement is prohibited. Grantor for itself and its successors and assigns covenants that it shall not undertake, or authorize or consent to third parties undertaking, the following activities in the Easement Area except as permitted in Section 5 below:
 - a) residential, commercial or industrial use or activity;
 - b) the placement and construction of any permanent man-made modifications such as buildings, structures, roads, parking lots, trails, footpaths, docks or other improvements;
 - c) the mining, exploration for, or extraction of oil, gas, or other minerals, hydrocarbons, soils, or other materials on or from the surface;
 - d) the dumping, storage or disposal of trash, garbage, sewage, debris, or other refuse of any nature whatsoever;
 - e) clearing, earth moving, grading, cultivation, burning, dredging or filling, except bank stabilization and other activities as necessary to prevent erosion;
 - f) the construction, maintenance, or erection of any commercial advertisement, sign or billboard;
 - g) the construction or extension of utility systems, except in easements of record prior to the date of this Conservation Easement;
 - h) alteration of the vegetation and hydrology of the Easement Area in any way so as to destroy or impair its character, including diverting or affecting the natural flow of surface or underground water into, within, or out of the Real Estate or dredging, channeling, filling, pumping, diking, impounding or other related activities; and
 - i) the drilling of any well or conducting any excavation more than three (3) feet in depth.

- 4. Rights of Grantee. To accomplish the purposes of this Conservation Easement, the rights granted and conveyed to Grantee shall specifically include, but are not limited to, the following:
 - a) the right to enter upon the Easement Area for the purpose of conducting natural resource inventories or monitoring species of plants and animals;
 - b) the right to restore, plant, manipulate, and maintain vegetation to provide suitable fish or wildlife habitat or to control soil erosion and filter water runoff to further the purposes of the Conservation Values;
 - c) the right to conduct wildlife management activities, such as beaver control;
 - d) the right to construct fences for the purpose of preventing livestock or domestic animals from entering the Easement Area;
 - e) the right to install signs relating to this Conservation Easement;
 - f) the right to enter the Easement Area for the purpose of monitoring compliance with, and enforcing the terms of, this Conservation Easement;
 - g) the right to release any of the restrictions on use herein (Conservation Rights) while retaining the remainder of its rights under this Conservation Easement;
 - h) the right to release Conservation Rights pursuant to 765 ILCS 120/1 or otherwise.
- 5. Rights Retained by Grantor. Grantor reserves to itself and Grantor's heirs, successors, and assigns, the rights of entry and use, and all other rights accruing from its ownership of the Easement Area not inconsistent with the Prohibited Uses set forth in paragraph 3. Without limiting the generality of the foregoing, the following rights are expressly reserved:
 - a) timber harvest and management as approved by a qualified professional forester. Any timber harvesting must be planned in consultation with the Illinois Department of Natural Resources Division of Forest Resources, or any successor agency. The purpose of this paragraph is to encourage proper forest management and discourage timber harvesting that may destroy the productive capacity of the woodlands. Trees may also be cut to maintain any existing utility easements or rights-of-way;
 - b) the right to lease, convey, give, sell, assign, or otherwise transfer the Easement Area or any portion thereof by deed or by operation of law, in each case subject and subordinate to this Conservation Easement;
 - c) the right to use the Easement Area for non-commercial recreation, including but not limited to camping, hunting, fishing, hiking, horseback riding and trapping and the construction of small structures to support such activities such as deer stands, waterfowl

blinds, horse shelters and hunting cabins. Any hunting cabin shall not exceed 1200 square feet, shall be placed on a natural stone foundation and shall have an unpainted wooden exterior. Any other structure shall not exceed 200 square feet and shall have an unpainted wooden exterior;

- d) the right to construct unpaved roads to facilities used pursuant to subparagraph (c) above
- e) the right to restore and maintain vegetative and erosion control practices within or adjacent to the riparian forest buffer including burn plans, filter strips, grade stabilization structures or wetland restorations as may be permitted or required by law;
- f) the right to maintain existing drainage systems;
- g) the right to maintain trails;
- h) the right to improve the soil where such soil has been degraded by a previous use;
- i) the right to plant trees, shrubs and other flora;
- j) the right to create or enhance the habitat for any native animal species now or previously existing in Illinois;
- k) the right to conduct any activity which is now or may hereafter be mandated by law;
- 1) the right to maintain and to improve (but not expand in size) any structure now located on the property for a term of 40 years from the date of this easement.
- 6. No Rights Granted to the Public or Third Parties. This Conservation Easement does not grant or convey to members of the general public any rights of access to, ownership of, interest in, or use of, the Easement Area.
- 7. No Right in Grantee to Further Alienate its Interest. The Grantee has no right to further lease, transfer, assign, convey or otherwise alienate its rights and interest in this Conservation Easement except (a) to an Illinois state governmental entity, (b) to another not-for-profit entity controlled by Grantee, (c) to another entity which has substantially the same goals as Grantee under the doctrine of *cy pres* provided sufficient funds for management of the easement are also transferred to said entity, or (d) as may occur through operation of law.

8. Enforcement; Remedies.

a) Neither Grantor nor Grantee shall be liable or responsible to one another or to any third party for damage to, or modification of, the Easement Area resulting from causes beyond their respective control, including but not limited to, fires not caused by either party, storms, earth movement, floods, or other natural disaster, mine subsidence damage or trespassers.

- b) Grantee shall have the right to bring an action at law or in equity in a court of competent jurisdiction to enjoin any activity by restraining order, temporary or mandatory and permanent injunction, or to recover damages against, Grantor and any third party for acts inconsistent with the Conservation Values and uses of this Conservation Easement and may seek restoration of the Easement Area to the condition that existed prior to any such injury.
- c) Subject to subparagraph (d), below, if Grantee determines that the Grantor is in violation of this Conservation Easement, or that a violation is threatened, the Grantee shall provide written notice to Grantor identifying the violation stating the actions necessary to correct the violation. If for a 60 day period after the date of the written notice, the Grantor continues to violate this Conservation Easement, or if the Grantor does not abate the violation and commence implementation of the corrective or restorative measures requested by the Grantee within such 60 day period, or does not complete the corrective or restorative measures within a reasonable time, the Grantee may bring an action in law or in equity, including but not limited to an action for specific performance or declaratory judgment, to enforce the terms of this Conservation Easement. Repeated violations of the same or similar nature are subject to the Grantee immediately taking such action without notice.
- d) The Grantor acknowledges that actual or threatened events of non-compliance by Grantor under this Conservation Easement may constitute immediate and irreparable harm. Accordingly, Grantee shall have the right, in its sole discretion, to bring an action to enjoin any activity by restraining order, temporary or mandatory and permanent injunction without compliance with the notice and cure provisions set forth in subparagraph (c), above.
- e) The preceding remedies of Grantee are cumulative and not exclusive and shall not be construed to prohibit any enforcement action otherwise available to Grantee.
- 9. No Forfeiture. Nothing contained herein will result in forfeiture or reversion of Grantor's title in any respect.
- 10. Persons Bound. The covenants, terms, conditions, and restrictions of this Conservation Easement shall be binding upon, and shall inure to the benefit of the Grantor and Grantee and their respective heirs, devisees, successors, and assigns, and shall continue as an easement in servitude running with the Real Estate in perpetuity, unless terminated pursuant to the terms hereof. This Conservation Easement is enforceable against Grantor and all present and future owners, tenants, and other holders of any interest in the Real Estate except for interests in existence at the time this Conservation Easement is created. The terms "Grantor" and "Grantee", when used herein, shall be deemed to refer to Grantor or Grantee, as the case may be, and their respective heirs, devisees, successors, and assigns.

<u>11. Severability</u>. If any provision of this Conservation Easement or its application to any persons or circumstances is held invalid, the invalidity does not affect other provisions that can be given effect without the invalid provision or application.

12. Miscellaneous.

- a) In the performance of any of its rights under this Conservation Easement, the Grantee may, by contract or otherwise, provide for action by its employees, agents, or dulyauthorized contractors, which may include the Grantor.
- b) Any ambiguities in this Conservation Easement shall be construed in favor of the Grantee in order to effectuate the Conservation Values for which this Conservation Easement is being conveyed.
- c) The captions and paragraph numbers used in this Conservation Easement are inserted for convenience only and in no way define, limit, construe or describe the scope or intent of such paragraphs.
- d) No waiver of any condition or covenant of this Conservation Easement or failure to exercise a remedy by either Grantor or Grantee shall be considered to imply or constitute a further waiver by such party of the same or any other condition, covenant or remedy.

Dated this the _____ day of November 2014.



































950 N. Liberty Drive Columbia City, IN

800.451.2709 SchraderAuction.com

