## EXHIBIT 1 DEED RESTRICTIONS EAGLES LANDING II SUBDIVISION (Lots 93-104) "WILLOW RIDGE"

## San Augustine County, Texas

- 705 Ventures, LLC, the developer of the Subdivisions or the owner of any lot in the Subdivision, shall have the right to enforce, by any proceeding at law in equity, these restrictions.
- No lot in the Subdivision shall be used or maintained as a dumping ground for rubbish, trash or junk cars. No garbage or other waste shall be kept except in sanitary containers. All incinerators or other equipment and the storage and disposal of such material shall be kept in clean and sanitary fashion.
- Each dwelling shall be (single family) and shall not be less than 1500 square feet, excluding porches, terraces, patios, driveways, carports and garages. Each dwelling shall be new construction.
- No noxious or offensive activity shall be carried on upon any lot in the Subdivision, or shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.
- R.V.'s shall be allowed on these tracts on a permanent basis under the following conditions:
  - Only one RV is allowed per tract, unless the tract is divided into two tracts, in which case, only one RV will be allowed on each tract.
  - No RV shall be more than ten (10) years old at the time of placement on the tract.
  - Each RV shall be set on a pad consisting of rock, gravel or concrete and be covered with an awning or roof.
  - A minimum buffer strip of 200' must be left and maintained in order to render it unseen from the road as much as possible.
  - For this application, the term "RV" is described as a recreational vehicle that can be easily moved or towed, no "park model" or mobile homes of any type will be allowed on these tracts.

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- No "<u>Commercial</u>" convenience store, poultry, swine or cattle operations will be allowed.
- No building shall be nearer than twenty-five (25) feet to either side of a lot line, and the minimum set-back of all buildings from the front lot lines shall be fifty (50) feet, except in cases of combination of two Tracts into one, in which case the middle Tract line setbacks may be disregarded.
- One division of each lot is permitted. The subdivided lot carries the same restrictions as the lot it was divided from. Only one single family dwelling allowed per lot.
- No mobile homes, rental parks, commercial rental of storage sheds, cabins or R.V. spaces shall be allowed on any lot.
- Any damage caused to the subdivision road(s) resulting from logging operations (timber harvesting), or heavy equipment movement shall be the direct responsibility of the lot/tract owner ordering or directing such activities.
- <u>FENCES</u> To protect the integrity of the aesthetics of the "Subdivision" and protection of each lot owner, all fences facing any road, whether interior or exterior, shall be constructed of pipe or wood. In addition, paint or stain colors shall be limited to solid color(s) / shade(s) of black, brown, red or white and will require approval by the subdivision developers prior to construction, until an (HOA) is established. Any fence not meeting these standards shall be set back fifty (50) feet from the exterior edge of the fifty (50) foot wide "green strip" to be left on the front of each lot, as described herein.
- These restrictive covenants may be enforced by the owner of any other lots.
- No timber 4" and larger at stump height shall be cut within 50' of the main road excluding purposes of installing ingress and egress into each lot, thus creating an aesthetic "green strip".
- Invalidation of any one of these covenants and restrictions by judgement or court order shall in no way affect any other provision, and all other provisions shall remain in full force and effect.
- Homeowner's Association (HOA) will be established by 705 Ventures, LLC for Eagles Landing II Subdivision (WILLOW RIDGE). Dues will be Two Hundred and No/100 (\$200.00) Dollars per lot owner, per year
- TERM: These covenants are to run with the Tract or Tracts and shall be binding on all parties and all person claiming under them for a period of twenty-five (25) years from the date of these covenants, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by a majority of the then owners of the Tracts has been recorded, agreeing to change said covenants in whole or in part.