DEVELOPMENT AND MANAGEMENT AGREEMENT
between
PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT
and
GREEN HEARTS INSTITUTE FOR NATURE IN CHILDHOOD
for
GREEN HEARTS CHILDRENS' NATURE CENTER
at
RUMSEY STATION WETLANDS PROJECT

This agreement, hereinafter referred to as "this Agreement," is made and entered into as of this ___ day of ______________________, 2008, by and between the Papio-Missouri River Natural Resources District, hereinafter referred to as "the District," and Green Hearts Institute for Nature in Childhood, a Nebraska non-profit corporation organized and existing under the laws of the State of Nebraska, hereinafter referred to as "Green Hearts". The District and Green Hearts each are referred to hereinafter as a "party" and collectively as "the parties."

WHEREAS, the District is the owner of unimproved parcels known collectively as the Rumsey Station Wetlands (hereinafter referred to as "the Premises") consisting of approximately 83 acres of land, more or less, on the south side of the West Branch Papillion Creek in Sarpy County, Nebraska, between South 54th Street and South 66th Street, which parcels are described in the legal description(s) attached hereto at Exhibit "A" and incorporated herein by this reference; and,

WHEREAS, Green Hearts has proposed that the District lease the Premises to Green Hearts for educational and recreational uses, consisting of the construction, operation, and maintenance of a "Children's Nature Center" structure and other facilities (hereinafter referred to collectively as "the Green Hearts Facilities"), such proposed lease (hereinafter referred to as "the Green Hearts Lease") to be in the form as attached hereto as Exhibit "1" and incorporated herein by reference; and,

WHEREAS, Green Hearts has proposed that the District construct habitat enhancements, trails, and other facilities in and on the Premises (hereinafter referred to collectively as "the District Facilities"); and,

WHEREAS, the District is willing to enter into the Green Hearts Lease, subject to compliance by Green Hearts with the terms and conditions hereinafter provided,

Now, therefore, in consideration of the mutual covenants of the parties, contained herein, it is hereby agreed between the parties as follows:

1. PURPOSE. By this Agreement the parties desire to provide for the development, management, regulation, and educational and recreational use of the Premises.
2. PRELIMINARY PLANS AND SPECIFICATIONS.

a. Within a reasonable time after the execution of this Agreement, and after written approval by the District of the proposed contract for such services, Green Hearts may contract with Big Muddy Workshop for the preparation of a preliminary written master plan for Green Hearts' and the District's uses of the Premises (hereinafter referred to as "the Preliminary Master Plan"), schematically depicting the location, footprint and conceptual design of the Green Hearts Facilities and the District Facilities.

b. Upon completion of the Preliminary Master Plan, Green Hearts shall direct Big Muddy Workshop to submit the same to both of the parties for their written approval, together with an itemized statement of Big Muddy Workshop's accrued fees and costs; and, failing either such approval being given within 30 days, this Agreement may be terminated at the election of either of the parties.

c. Upon approval of the Preliminary Master Plan by both parties, and after written approval by the District of the contract for such services, Green Hearts shall enter into a supplementary contract with Big Muddy Workshop for the preparation of a final master plan (hereinafter referred to as "the Final Master Plan"), preliminary construction plans and specifications for the Green Hearts Facilities and the District Facilities shown on the Master Plan, a written program statement for site development and building, and Big Muddy Workshop's itemized estimates of the cost of construction of the Green Hearts Facilities and the District Facilities shown in the Master Plan, along with an itemized statement of Big Muddy Workshop's accrued fees and costs for such work.

d. Upon completion of such Final Master Plan, such preliminary plans and specifications, such cost estimates, and such program statement, Big Muddy Workshop shall direct Big Muddy Workshop to submit the same to both of the parties for written approval, together with an itemized statement of Big Muddy Workshop's accrued fees and costs; and, failing either such approval being given within 30 days, this Agreement may be terminated at the election of either of the parties.

e. Except as hereinafter provided, the District shall pay in installments as contracted between Green Hearts and Big Muddy Workshop, but within 45 days after billing, the first Sixty Thousand Dollars ($60,000) of Big Muddy Workshop's accrued fees and expenses that are reasonable and necessary for preparation of the Master Plan, construction plans and specifications, program statements and cost estimates, provided, however, Green Hearts shall pay the remainder of such fees and expenses, if any. Green Hearts shall reimburse to the District, within ten days after the District's demand, for all of Big Muddy Workshop's fees and expenses that have been paid by the District that have accrued either prior to or after any termination of this Agreement by Green Hearts or termination of this Agreement by the District for cause.

f. The afore-mentioned contracts between Green Hearts and Big Muddy Workshop shall expressly provide that the District shall have an unlimited and independent proprietary interest in, and right to possess and use at the Rumsey Station site, any master plans, construction plans and specifications, program statements and
3. **FINAL DESIGN OF THE GREEN HEARTS FACILITIES.** Within one hundred and twenty (120) days after the approval by the parties of the Final Master Plan, the preliminary plans and specifications, and the aforesaid cost estimates and program statement, Green Hearts, at its sole cost and expense, shall direct Big Muddy Workshop to prepare final plans and specifications (hereinafter referred to as "the Final Plans and Specifications") for the Green Hearts Facilities shown in the Preliminary Plans and Specifications, and submit the Final Plans and Specifications to the District for its written approval, including itemized estimates of the costs of construction of the Green Hearts Facilities shown in the Final Plans and Specifications. If the District's written approval of the Final Plans and Specifications has not been given on or before thirty (30) days after such submission, then Green Hearts may declare this Agreement terminated.

4. **INITIAL RULES AND REGULATIONS.** On or before thirty (30) days after the District's written approval of the Final Plans and Specifications, Green Hearts shall prepare and submit to the District for its written approval, a written proposed comprehensive plan for Green Hearts' management of the Rumsey Station Wetlands, including any proposed rules and regulations governing public access to and use of the Green Hearts Facilities and the District Facilities (hereinafter referred to as "the Initial Rules and Regulations"), which written approval shall not be withheld unreasonably. If the requisite District approval of the Initial Rules and Regulations has not been given on or before thirty (30) days after such submission then Green Hearts may declare this Agreement terminated.

5. **VERIFICATION OF FINANCING.** Within fifteen (15) months after the District's approval of the Final Plans and Specifications and of the itemized estimates of the cost of construction of the Green Hearts Facilities and the District Facilities as shown in the Final Plans and Specifications, Green Hearts shall submit to the District written evidence satisfactory to the District that Green Hearts has obtained construction financing in the amount of the aforesaid estimates of the costs of construction of the Green Hearts Facilities shown in the Final Plans and Specifications. Such construction financing may consist of: (a) unencumbered Green Hearts funds on deposit in a bank authorized to do business in the State of Nebraska, (b) enforceable pledges, grants, and donations of money to Green Hearts or the District for purposes of construction of the Green Hearts Facilities; and, (c) enforceable pledges, grants, and donations to Green Hearts or the District of materials and in-kind services usable and expressly intended for construction of the Green Hearts Facilities, or any combination thereof. Such construction financing may not be secured by liens upon the Premises or upon any of the Green Hearts Facilities nor the District Facilities, nor be secured by any rents or profits therefrom, nor permit or contemplate the imposition of construction liens or other encumbrances upon the Premises. If the requisite verification of financing has not been submitted to the District on or before such date then the District may terminate this Agreement. The identities of anonymous donor(s) providing financing for the Green Hearts Facilities, or written verification thereof, shall not be disclosed to the
public in the absence of such disclosure being ordered by a Nebraska court of general jurisdiction upon a showing of good cause.

6. **EXECUTION OF LEASE.** After the District’s approval of the Final Plans and Specifications and the Initial Rules and Regulations, and upon Green Hearts submission of the aforesaid verification of financing, the District and Green Hearts shall execute the Green Hearts Lease. The Green Hearts Lease shall provide for a term of fifty (50) years commencing on the date of execution thereof, and shall grant to Green Hearts the option to renew the Green Hearts Lease for ____ (____) additional periods of twenty-five (25) years each.

7. **EXHIBITS TO LEASE.** The legal description of the Premises, attached hereto as Exhibit “1,” shall be attached to the Green Hearts Lease and incorporated therein by reference prior to the execution of such lease. The Final Plans and Specifications and the Initial Rules and Regulations, as developed pursuant to this Agreement, also shall be attached to the Green Hearts Lease and incorporated therein by reference.

8. **EFFECTIVE DATE OF AGREEMENT.** This Agreement shall be effective upon execution hereof by both parties.

9. **AUTHORIZED OFFICIALS.** The President of Green Hearts with the approval of the Green Hearts Board, and the General Manager of the District in his discretion, are authorized to take such actions and make such determinations on behalf of their respective parties as are required or permitted for their respective parties by this Agreement.

10. **DURATION.** This Agreement shall have permanent duration, commencing upon the execution hereof by the parties.

11. **AMENDMENT.** The terms and conditions of this Agreement may be amended only in writing by the mutual agreement of the parties.

12. **DEFAULT.** Should Green Hearts default in the performing, fulfilling, keeping or observing of any of Green Hearts covenants, conditions, provisions or agreements herein contained, or should a petition in bankruptcy be filed by Green Hearts, or should Green Hearts be adjudged bankrupt or insolvent by any court, or should a trustee or receiver in bankruptcy or a receiver of any property of Green Hearts be appointed in any suit or proceeding by or against Green Hearts, or should this Agreement by operation of law pass to any person other than Green Hearts, then, and in any of such events, the District may, upon sixty (60) days written notice to Green Hearts or its attorney, declare this Agreement terminated for cause.

13. **ASSIGNMENT.** Neither of the parties shall assign any rights or duties in this Agreement in whole or in part to any other person except with the prior written consent of the other party to this Agreement.
Executed by Green Hearts on this _____ day of ________________, 2008.

GREEN HEARTS INSTITUTE FOR NATURE IN CHILDHOOD, a Nebraska non-profit corporation.

By __________________________
   Kenneth H. Finch, President

Executed by the District on this _____ day of ________________, 2008.

PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT

By __________________________
   John Winkler, General Manager

STATE OF NEBRASKA   )
   ) SS.
COUNTY OF SARPY      )

On this _____ day of ________________, 2008, before me, a Notary Public in and for said County, personally came the above-named John Winkler, General Manager of PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT, and he acknowledged the execution of the above instrument as his voluntary act and deed and the voluntary act and deed of said natural resources district.

WITNESS my hand and Notarial Seal the date last aforesaid.

________________________________________
Notary Public
LEASE AGREEMENT
BETWEEN
PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT
AND
GREEN HEARTS INSTITUTE FOR NATURE IN CHILDHOOD
FOR
RUMSEY STATION WETLANDS

THIS LEASE (hereinafter referred to as “this Lease”) is entered into as of this 
___ day of ________________, 20___, by and between the Papio-Missouri River 
Natural Resources District (hereinafter referred to as “the District”), a governmental 
subdivision of the State of Nebraska, and Green Hearts Institute for Nature in Childhood 
(hereinafter referred to as “Green Hearts”), a non-profit corporation organized and existing 
under the laws of the state of Nebraska.

WHEREAS, the District is the owner of unimproved parcels known collectively as the 
Rumsey Station Wetlands (hereinafter referred to as “the Premises”) consisting of 
approximately 91 acres of land, more or less, on the south side of the West Branch Papillion 
Creek in Sarpy County, Nebraska, between South 54th Street and South 66th Street, which parcels 
are detailed in the legal description(s) attached hereto as Exhibit “A” and incorporated herein by 
this reference; and,

WHEREAS, Green Hearts has proposed that the District grant to Green Hearts a lease of 
the Premises for the purpose of construction, operation, maintenance, repair and replacement of 
a “Children’s Nature Center” structure and other facilities (hereinafter referred to collectively as 
“the Green Hearts Facilities”) on the Premises; and

WHEREAS, Green Hearts also has proposed that the District construct wetlands and 
other habitat enhancements, trails, and other facilities to benefit visitors to the Premises 
(hereinafter referred to collectively as “the District Facilities”); and,
WHEREAS, the final plans and specifications for the Green Hearts Facilities and the District Facilities (hereinafter referred to as "the Final Plans and Specifications") are attached hereto collectively as Exhibit "B" and incorporated herein by reference; and

WHEREAS, the District is willing to accept Green Hearts’ proposals subject to the further provisions of this Lease,

NOW, THEREFORE, in consideration of the mutual covenants of the parties, contained herein, it is hereby agreed between the parties as follows:

1. LEASE TERM. The District does hereby let to Green Hearts, and Green Hearts does hereby lease from the District, the Premises in Sarpy County, State of Nebraska, described in the legal description attached hereto as Exhibit “A,” for a term of fifty (50) years, commencing at 12:01 A.M. on the ___ day of ______________, 20___, and ending at 12:01 A.M. on the ___ day of ______________, 20___, unless sooner terminated as hereinafter provided.

2. LEASE EXTENSIONS. The District does hereby grant to Green Hearts the exclusive right to renew this Lease for two (2) consecutive twenty-five (25) year periods after the expiration of the initial lease term. Green Hearts shall provide to the District, at least one year prior to the expiration of the prior lease term, written notice of its intent to exercise its right of renewal.

3. MANAGEMENT TERM. The District does hereby grant to Green Hearts the right and responsibility to manage the Premises for a term coincident and coterminous with the aforesaid term of the lease of the Premises.

4. RENT. Green Hearts agrees to pay to the District, as annual rent under this Lease, the sum of one dollar ($1.00), which shall be due and payable on the first day of January of each calendar year during the term of this Lease, if the District each year shall demand the same in writing thirty (30) days prior to such due date. As additional rent Green Hearts agrees to provide certain management services as hereinafter described.
5. USE OF THE PREMISES BY GREEN HEARTS. Green Hearts shall use and occupy the Premises solely for the not-for-profit construction, operation, maintenance, repair, replacement, enhancement, and use of a children’s nature center and other facilities related thereto (hereinafter referred to collectively as “the Green Hearts Facilities”) including, without limitation, the following, to-wit:

a) facilities and amenities for public visitors to the Premises, both indoors and outdoors;

b) environmental education and conservation-based recreation including, but not limited to, a nature-based preschool, a summer nature day camp, and other programs aimed at encouraging and facilitating the development of conservation values, behaviors, and understanding;

c) training facilities and opportunities for environmental educators, other conservationists, early childhood educators, and other educators;

d) meeting, seminar, and event facilities for community-based organizations and corporations;

e) a gift shop offering merchandise related to Green Hearts’ conservation mission; and

f) facilities and amenities to support the efforts of staff and volunteers who are working for Green Hearts and its conservation mission.

6. PUBLIC ACCESS. Green Hearts shall not charge a fee for general admission to the Premises by members of the public. However, Green Hearts may charge fees for educational programs and activities, special events, use of the one-acre (approximate) portion of the property to be developed as a confined “natural playground,” and private (rental) use of the main building structure by community-based organizations and corporations. Access to the grounds, trails, and public portions of the main building structure shall remain open to the public and free of any admission charge during any such programs, events, or private rentals, providing that such uses are occurring during the normal designated open hours of the Premises.

6. USE OF THE GREEN HEARTS FACILITIES BY THE DISTRICT. The District may use the Green Hearts Facilities for District meetings and events, free of any rental
charge. Any such District usage shall be subject to advance scheduling and approval by Green Hearts, and shall not displace, interfere with, or significantly duplicate Green Hearts’ own activities, events, programs, etc. Green Hearts may charge staffing fees for any District use of the Green Hearts Facilities that occurs after normal business hours, and Green Hearts may charge appropriate cleaning and supplies fees for any District use of the Green Hearts Facilities. Full-time District employees shall receive any discounts or waivers of program fees, entry fees, and merchandise sales as are regularly afforded to full-time employees of Green Hearts.

7. GREEN HEARTS FACILITIES CONSTRUCTION. Within one hundred and twenty (120) days after the execution of this Lease, and with the aid of such contractors and other assistants as Green Hearts deems necessary, Green Hearts, at its own cost and expense, shall commence construction of the Green Hearts Facilities; and within two hundred and seventy-five (275) days after the commencement of such construction, Green Hearts shall substantially complete construction of the Green Hearts Facilities, such construction to be performed in a good and workmanlike manner and in accordance with the Final Plans and Specifications. At its option and at its own cost and expense, the District may construct all or any portion of the Green Hearts Facilities.

8. ALTERATIONS TO GREEN HEARTS FACILITIES. Green Hearts, at its own expense, from time to time may make improvements to and other alterations of the Green Hearts Facilities in accordance with plans and specifications for such alterations prepared by Green Hearts and approved in writing by the District, which approval shall not be withheld unreasonably. At its option and at its own cost and expense, the District may assist with all or any portion of such improvements and alterations of the Green Hearts Facilities.

9. WETLANDS. Green Hearts shall ensure that it does not at any time fill any wetlands, or disturb any function or purpose of any wetlands, which at any time may be located in the Premises, without written prior approval of such action by the District and subsequent written approval by the District of Green Hearts’ plans and specifications for remediation of any such disturbance. Such written approval shall not be given by the District unless Green Hearts can also provide evidence of secured and dedicated funding for any and all necessary
remediation efforts, per cost estimates developed as part of Green Hearts' plans and specifications for the remediation work. Prior to commencing construction or alteration of any Green Hearts Facilities in the Premises below contour elevation ______ feet above m.s.l., NGVD, 19__, Green Hearts shall prepare and deliver to the District a written report identifying any wetlands on the Premises that may be affected by any such activities and detailing the steps which Green Hearts shall employ to avoid so disturbing the same.

10. PERMITS. The District makes no warranty as to its title to the Premises. It shall be incumbent upon Green Hearts to obtain such title insurance, permits, licenses, easements, releases and other documents as may be necessary for Green Hearts’ uses of the Premises.

11. UTILITIES. Green Hearts shall provide and pay for its own gas, electricity, and water for the Premises and, at its own cost and expense, shall construct, operate and maintain its own septic or sanitary sewer system. At its option and at its own cost and expense, the District may construct and/or pay for all or any portion of the utilities that serve the Green Hearts Facilities.

12. DISTRICT FACILITIES CONSTRUCTION. Within eighteen (18) months following the District’s approval of the Final Plans and Specifications for the Green Hearts Facilities, the District, at its own cost and expense, shall construct the District Facilities shown on the Final Plans and Specifications and in accordance therewith, such construction shall be performed in a good and workmanlike manner. At its option and at its own cost and expense, Green Hearts may construct any or all of the District Facilities.

13. HUMAN HABITATION. No part of the Premises shall be used for temporary or permanent human habitation except for any short-term camping experiences that are a planned and structured component of a Green Hearts educational program.

14. SIGNS. Green Hearts shall not install any outdoor signs on the Premises other than in accordance with plans and specifications prepared by Green Hearts and approved in writing by the District. The District shall provide and maintain, at its sole cost and expense, all other
necessary and proper outdoor signage for the Premises, in accordance with plans and specifications prepared by the District and approved in writing by Green Hearts. Main entry signage for the Premises should prominently and clearly indicate that the Children's Nature Center at Rumsey Station Wetlands is a joint project of the District and Green Hearts.

15. RULES AND REGULATIONS. Public access to and use of the Premises and the District facilities shall be subject to reasonable rules and regulations adopted and amended by the District from time to time with the written approval of Green Hearts, which approval shall not be withheld unreasonably. Initial rules and regulations governing the Premises and the District Facilities, adopted by the District and approved by Green Hearts, are attached hereto as Exhibit “___” and incorporated herein by reference. Green Hearts and its agents shall make every effort to fully enforce all such rules and regulations.

16. RISK OF LOSS. The District shall not have any duty to maintain or repair the Green Hearts Facilities or any other Green Hearts improvements in the Premises, or any District Facilities other than wetlands and other habitat restorations, and Green Hearts shall have the sole risk of loss of such Green Hearts improvements and District Facilities other than wetlands and other habitat restorations, from any cause whatsoever.

17. ASSIGNMENT. Neither of the Parties shall assign any rights or duties in this Agreement, in whole or in part, nor sublet the Premises or any part thereof, to any other party except with the prior written consent of the other Party.

18. INSURANCE. Green Hearts shall keep in full force and effect during the entire term of this Lease a policy of public liability and property damage insurance, with respect to the Premises and the activities conducted by Green Hearts, in which the limits of public liability shall be not less than $1,000,000.00 per person and $2,000,000.00 per occurrence and in which the property damage liability limits shall be not less than $1,000,000.00. The policy shall name the District as a named insured and shall contain a provision that the insurer will not cancel or change the insurance without first giving written notice to the District. The insurance shall be placed with a responsible insurance company acceptable to the District and a copy of the policy
and a certificate of insurance shall be delivered to the District from time to time, as the District may require. As of every fifth anniversary of the commencement of the original term of this Lease, all of the aforesaid minimum policy limits shall be re-determined, for applicability during the next succeeding five years, by multiplying each such limit amount, in turn, by a fraction the numerator of which is the “Consumer Price Index-Seasonally Adjusted U.S. City Average For All Urban Consumers (1967 = 100),” published monthly in the “Monthly Labor Review” of the Bureau of Labor Statistics of the United States Department of Labor (“CPI-U”), for the third month preceding the month in which such fifth anniversary occurs, and the denominator of which is the CPI-U for the month and year in which the original term of this Lease commenced.

19. COMPLIANCE WITH LAWS. Green Hearts shall keep the Premises and conduct its activities therein in a manner which shall be in compliance with all applicable laws, rules and regulations, orders and ordinance of the city, county, state and federal government and any department thereof, and will not suffer or permit the Premises to be used for any unlawful purpose. Green Hearts will defend, indemnify and hold the District harmless from and against any and all fines and penalties that may result from or be due to any infractions of, or non-compliance with, the said laws, rules, regulations, orders and ordinances.

20. PERSONAL PROPERTY. All personal property of Green Hearts or of any of its members and clients kept on the Premises shall be at the sole risk of Green Hearts.

21. DISTRICT ENTRY. The District, its agents or representatives, shall have the right to enter any portion of the Premises at all reasonable times for any reasonable purpose.

22. HOLD HARMLESS. Green Hearts agrees to defend, indemnify and hold the District harmless from and against any and all costs and expenses, including court costs and attorneys fees, resulting from claims, demands or causes of action for personal injury, property damage, or property loss arising out of, in the course of, or as a result of Green Hearts’ negligence in the operation, maintenance, repair, management, or regulation of the Premises, or improvements thereto for which Green Hearts has assumed responsibility under this Agreement,
except as may be solely and proximately caused by the negligence or willful act of the District, its officers, agents, or employees.

23. **DEFAULT.** Should default be made by Green Hearts in the performance of observance of any of Green Hearts’ covenants, conditions, provisions or agreements herein contained, or should a petition in bankruptcy be filed by Green Hearts, or should Green Hearts be adjudged bankrupt or insolvent by any court, or should a trustee or receiver in bankruptcy or a receiver of any property of Green Hearts be appointed in any suit or preceding by or against Green Hearts, or should the Premises become vacant or abandoned, or should this Lease by operation of law pass to any person other than Green Hearts, or should the leasehold interest be levied on under execution, then and in any of such events the District may, if the District so desires, upon sixty (60) days written notice to Green Hearts or its attorney, declare this lease terminated, and the District may re-enter the Premises upon said notice and hold and enjoy the same thenceforth as if these presents had not been made, without prejudice, however, to any right of action or remedy of the District in respect to any breach by Green Hearts of any of the covenants herein contained. In case the District does not elect to terminate this Lease pursuant the foregoing provision of this paragraph, the District shall nevertheless have and the District is hereby expressly given the right to: re-enter the Premises, with or without legal process, should any of the events specified hereinabove take place or occur; to remove Green Hearts’ signs, and all property and effects of Green Hearts or other occupants of the Premises; and if the District so desires, to re-let the Premises or any part thereof upon such terms, and to such person or persons for such period or periods as may seem fit to the District.

24. **REMOVAL OF PROPERTY.** If Green Hearts shall not remove all its personal property from the Premises within ten (10) days after the District shall become entitled to the possession of the Premises as herein agreed, the District may, without notice, remove the same, or any of the same, in any manner that the District may choose, and Green Hearts will pay the District, on demand, any and all expenses incurred in such removal, and also storage on said personal property for any length of time during which the same shall be in the District’s possession or control, or if Green Hearts shall at any time vacate or abandon the Premises, and leave any goods or chattels in, upon or about the Premises, for a period of ten days after such
vacation or abandonment, or after the termination of this Lease in any manner whatsoever, then
the District shall have the right to sell all or any part of said goods and chattels, at public or
private sale, without giving any notice to Green Hearts, or any notice of sale, all notices required
by statute or otherwise being hereby expressly waived, and to apply the proceeds of such sale,
first to the payment of all costs and expenses of conducting the sale or caring for or storing the
goods and chattels; and, second, to apply the balance, if any, to any indebtedness due from Green
Hearts to the District; and third, to deliver any additional surplus, on demand in writing, to Green
Hearts.

25. SURRENDER AND HOLDOVER. At the termination of this Lease, by lapse of
time or otherwise, Green Hearts shall forthwith leave, surrender and yield up the Premises in
good and substantial order and repair. It is understood and agreed that this Lease shall not
extend beyond the term herein granted, and a holding over or continuance in the occupancy of
the Premises shall not work an extension of the said lease, but in any and all such cases, Green
Hearts shall be a trespasser or a tenant at will at the option of the District, subject to removal by
the said District by summary process and proceedings.

26. EXPENSES BECOME RENT. In the event of the failure by Green Hearts to
perform any of the covenants, agreements or conditions herein contained, the District shall have
the right, but shall not be obligated, to pay any sum of money or incur any expense which should
have been paid or incurred by Green Hearts for the performance of any such covenant,
agreement or condition. Green Hearts covenants that in case the District, by reason of the failure
of Green Hearts to perform any of the covenants, agreements or conditions herein contained,
shall be compelled to pay or shall pay any sum of money or shall be compelled to do or shall do
an act which requires the payment of money, then the sum or sums so paid or required to be paid,
[together with interest, costs and damages, shall be added to the installment of rent next becoming
due and shall be collectible as additional rent in the same manner and with the same remedies as
if it had been originally reserved.

27. NO WAIVER. The failure of the District to insist upon a strict performance of any
of the covenants or conditions of this Lease, or to exercise any right or option herein conferred in
any one or more instances, shall not be construed as a waiver or a relinquishment for the future of any such covenants, conditions, rights or options, but the same shall remain in full force and effect; and the doing by the District of any act or thing which the District is not obligated to do hereunder shall not be deemed to impose any obligation upon the District to do any such act or thing in the future or in any way change or alter any of the provisions of this Lease.

28. SURRENDER OF PREMISES. No surrender of the Premises for the remainder of the term herein shall be binding upon the District unless accepted by the District in writing.

29. REMEDIES NOT EXCLUSIVE. All rights and remedies of the District under or in connection with this Lease shall be cumulative and none shall be exclusive of any other rights or remedies allowed by law. No agreements shall be held as changing or in any manner modifying, adding to or detracting from any of the terms or conditions of this Lease, unless such agreement shall be in writing, executed by both parties hereto.

30. NOTICES. All notices or other instruments required or authorized to be given or delivered pursuant to any provision of this Lease shall be effectively given or delivered if mailed by registered or certified mail to the District at 8901 South 154th Street, Omaha, NE 68130-3621 and to Green Hearts at 4502 South 42nd Street, Omaha, NE, 68107-1059 or to such other address as a Party may have provided in advance in a notice in writing given according to this paragraph.

31. AUTHORITY. The President of Green Hearts and the General Manager of the District are authorized to take such actions and make such determinations on behalf of their respective parties as are required or permitted for the respective parties by this Lease and as such officers in their discretion determine necessary.

IN WITNESS WHEREOF, the Parties hereto have executed this Lease as of the day and year first above written.
GREEN HEARTS INSTITUTE FOR NATURE IN CHILDHOOD,
a Nebraska non-profit corporation
Mailing address: 4502 South 42nd Street
Omaha, NE 68107-1059.

BY ________________________________

Kenneth H. Finch, PRESIDENT

PAPIO-MISSOURI RIVER NATURAL RESOURCES DISTRICT
8901 South 154th Street
Omaha, NE 68138-3621

BY ________________________________

John Winkler, GENERAL MANAGER