

## **AGREEMENT TO WAIVE CONFLICT OF INTEREST**

Pursuant to the Illinois Rules of Professional Conduct and in accordance with Rule 1.7 thereof, the Law Offices of SCHIROTT, LUETKEHANS & GARNER, LLC (the "Firm") states the following:

1. The Firm represents Play for All Playground and Garden, an Illinois not for profit corporation ("Play for All") as its attorneys for various matters requiring legal counsel and advice.
2. The Firm also represents E.P. Doyle & Son, LLC ("Doyle") as its attorneys for various matters requiring legal counsel and advice.
3. Play for All and Doyle desire to enter into a contract by which Doyle will provide construction management services to Play for All for a construction project (the "Contract").
4. Play for All wishes to have the Firm represent its interests in negotiating the Contract.
5. The Firm has disclosed to Play for All and Doyle that it acts as attorneys for each, and has discussed with each the advantages and risks inherent in representing Play for All relating to the Contract.
6. The Firm reasonably believes that representation of Play for All will not affect its representation of Doyle regarding any matter.
7. The Firm reasonably believes that representation of Doyle will not affect its representation of Play for All regarding any matter.
8. If at any time, the Firm believes that representation of one of the parties may present a conflict of interest in representation of the other party, the Firm will immediately inform all affected parties.
9. Doyle and Play for All both consent to the Firm representing Play for All in negotiating the contract between them related to construction management services.

10. The parties agree that this Agreement to Waive Conflict of Interest may be executed in signature counterparts and by electronic (i.e. pdf) or facsimile signature, all of which together shall constitute one document.

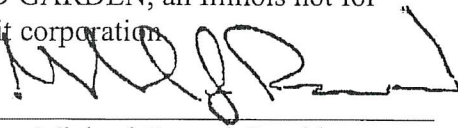
WHEREFORE, it is hereby acknowledged by the undersigned that the Law Offices of SCHIROTT, LUETKEHANS & GARNER, LLC has fully disclosed its representation of the various parties, one to the other, and the inherent advantages and risks and that, upon that disclosure, the undersigned agree to the Firm's representation of each entity in the matters as herein described and the undersigned hereby waive their objections to any possible conflict of interest.

Dated: March 25, 2019

SCHIROTT, LUETKEHANS & GARNER, LLC

By: \_\_\_\_\_  
Phillip A. Luetkehans

PLAY FOR ALL PLAYGROUND  
AND GARDEN, an Illinois not for  
profit corporation

By: \_\_\_\_\_  
Michael Benard, President

E.P. DOYLE & SON, LLC.

By: \_\_\_\_\_  
Timothy M. Doyle, Manager

10. The parties agree that this Agreement to Waive Conflict of Interest may be executed in signature counterparts and by electronic (i.e. pdf) or facsimile signature, all of which together shall constitute one document.

WHEREFORE, it is hereby acknowledged by the undersigned that the Law Offices of SCHIROTT, LUETKEHANS & GARNER, LLC has fully disclosed its representation of the various parties, one to the other, and the inherent advantages and risks and that, upon that disclosure, the undersigned agree to the Firm's representation of each entity in the matters as herein described and the undersigned hereby waive their objections to any possible conflict of interest.

Dated: March 25, 2019

SCHIROTT, LUETKEHANS & GARNER, LLC

By: \_\_\_\_\_  
Phillip A. Luetkehans

PLAY FOR ALL PLAYGROUND  
AND GARDEN, an Illinois not for  
profit corporation

By: \_\_\_\_\_  
Michael Benard, President

E.P. DOYLE & SON, LLC.

By: \_\_\_\_\_  
Timothy M. Doyle, Manager