Exhibit 2
WILDERNESS TRACE CONDOMINIUM ASSOCIATION
106 Valley Forge Drive • Oak Ridge, TN 37830

AFFIDAVIT and CERTIFICATE OF APPOINTMENT

Comes the affiant, WILLIAM C. BEHR, having first been duly sworn, and states as follows,

1. That I am title owner of a condominium unit at 82 Valley Forge, Oak Ridge, TN and as such a member of Wilderness Trace Condominium Association (WTCA), a Tennessee nonprofit corporation with offices at 106 Valley Forge Drive, Oak Ridge, Tennessee, 37830, pursuant to its Master Deed, Charter, and Bylaws all of record at Warranty Deed Book J-13, Page 38, as amended in Trust Deed Book 524, Page 828 in the Register’s Office of Anderson County, Tennessee.

2. That my agent, JULIE A. ROGOISH, is, has been, and shall be until further notice, authorized to perform all member duties on my behalf, and shall receive all member rights, and shall speak for me in all matters concerning membership in Wilderness Trace Condominium Association, along with being granted all and any rights and privileges that unit membership entails, including voting rights and participation as a unit owner. Julie A. Rogoish, shall also be my designated proxy for unit voting at any annual or special meeting or other called instance requiring vote of a unit member, if I am not myself present, or for which a separate and specific mailed proxy has not been tendered at or before the time of the vote; and,

3. That, further, specifically pursuant to WTCA Bylaws Article VII Section 9, this affidavit shall also be the Certificate of Appointment designating Julie A. Rogoish as the person entitled to cast the vote for my unit, unless I am personally present or have mailed in a specific proxy ballot on or before the scheduled meeting. Her authority as my authorized agent, and this Certificate of Appointment, as specifically provided in Article VII Section 9, shall be valid until revoked, superseded by a subsequent certificate, or change in ownership of the unit occurs.

4. That, as a WTCA member in good standing, pursuant to Paragraph 10(i) of the WTCA Master Deed (as amended) (of record in Book 524, Page 828 at the Anderson County Register of Deeds); and TCA § 48-66-101 to 108 (2016) of the Tennessee Nonprofit Corporation Act; and TCA § 66-27-417 Tennessee Condominium Act of 2008; I reiterate my request as made via my authorized agent on June 24, 2019, to inspect and copy all books, records, accounts, and financial statements of the owner’s association, including copies of any and all digital Quickbooks company data or other accounting program data file, and files containing ownership ledgers, all bank statements, checkbook registers, invoices, bid proposals, and any and all other ledgers, books, association data or accounting data, in paper and/or digital or other form whatsoever; as well as all minutes of the association; minutes of all meetings of its members and board of directors, a record of all actions taken by the members or directors without a meeting, and a record of all actions taken by committees of the board of directors in place of the board of directors; and all written communications to members generally; all to be delivered and made available in all available means and methods for my authorized agent to review and copy in my stead; reiterating, as was previously stated to WTCA, on numerous documented occasions, pursuant to TCA § 48-66-103(a) state law grants the member’s agent or attorney the same inspection and copying rights as the member the agent or attorney represents.

5. That, as a member, pursuant to Paragraph 10 (i) of the WTCA Master Deed as amended and filed in Book 524, Page 828 of the Anderson County Register of Deeds, I request the mandated certified audited financial statement, including the name of the CPA performing the full audit, and his summary, for the immediately preceding fiscal year, and all previous years, and an explanation for its unavailability when not prepared as required annually pursuant to WTCA Bylaws Article IX Section 7, and to be made available to every member by April 1 of the year following audited fiscal year end; and I (and my agent) make this request going forward for as long as I continue in ownership of Unit 82--such audit documents to be provided directly to my authorized agent, as named above; and, that any and all questions my agent may have regarding the audit be fully answered, and any corresponding supporting detail financial documents, invoices, bids and/or proposals, cancelled checks, or other such supporting materials to the audit as she may request be provided her as if I was physically present and making the request; and,

6. That, as a member, pursuant to Article IX Section 1 of the WTCA Bylaws, I request a copy of the 2020 proposed budget and proposed assessments be provided my agent no later than Nov 2, and copies of proposed budgets and proposed assessments for all fiscal years prior, and future years continuing be provided my agent, as if I were physically present requesting and receiving same, unless notified otherwise; and,
7. That, pursuant to TCA § 48-66-102(b)(3) and § 48-66-103(d), WTCA provide my agent with a list of WTCA members, and contact address, that was compiled no earlier than the date of the member's agent's demand.

8. That, pursuant to TCA § 48-66-103(e), I request, through my agent, electronic transmission of the documents and files listed above directly to her email address which has been provided to WTCA, minimizing cost and time for all parties; and,

9. That, pursuant to TCA § 66-27-503, the information to be provided pursuant to §66-27-502 shall include the following:

   (1) ...

   (2) ...

   (3) A copy of the current rules and regulations of the association, and ongoing;

   (4) The most recent balance sheet, income and expenses statement, and approved budget for the association, or, if there has never been an approved budget, then the projected budget. The budget must include, without limitation:

       (A) A statement of the amount, or a statement that there is no amount, included in the budget as a reserve for repairs and replacements, and whether or not any study has been done to determine their adequacy, and if a study has been done, where the study will be made available for review and inspection;

       (B) A statement of any other reserves;

       (C) The projected aggregate annual common expense assessment by category of expenditures for the association;

       (D) The projected monthly common expense assessment, or the method of calculating each unit's share of the assessment, for each type of unit;

       (E) A description of any indebtedness secured by the common elements or other amenities owned by the association or available for the use of the unit owners; and

       (F) A description of any lease affecting the common elements or amenities owned by the association or available for the use of the unit owners;

   (5) Minutes of all meetings of the members and/or the board of directors of the association for the twenty-four-month period ending on the date of the request; and earlier, and continuing;

   (6) The current monthly assessment and any special assessment applicable to the unit in question, and the amount of any delinquencies in any assessments applicable to the unit;

   (7) Any fees or assessments due as a result of a transfer of the applicable unit;

   (8) The amount and nature of any additional fees currently imposed for use by members of the common elements or other amenities;

   (9) A statement of the insurance coverage, which may be provided in the form of an appropriate certificate from the insurer, maintained by the association that includes the types of coverage, limits and deductibles of the insurance— including the explanations full form that is not posted online at WTCA website;

   (10) A statement of any unsatisfied judgments and a description of any pending suits against the association;

   (11) A description of any pending suits filed by the association, other than for the collection of delinquent assessments;

   (12) The total amount of current monthly, annual, or special assessments for all units in the condominium that are more than sixty (60) days past due as of the most recent available report, but in no event more than ninety (90) days prior to the date of the request; and,

10. That, as a member, speaking by and through my authorized agent and her interactions with the board, I request a full and complete explanation be given to my authorized agent, by each board member, duly sworn and notarized, as to the facts and details known to them of the missing on-premises accounting data, why WTCA did not have access to current accounting data on-premises or elsewhere, or current backup copy, or understand where data (financials and minutes) was housed and why, nor why WTCA didn't rectify by immediately insisting on obtaining a data file, digital ledgers and quickbook accounting file when requested from CPA Robert Green's office for more than five months, despite numerous alleged requests from member/Treasurer to CPA office (but not requests to the CPA), from independent contractor with need for the information and accuracy to Treasurer and board, from authorized agent for member and others who had questions over anomalies in their accounts. This member wants to know why the Treasurer and board could not explain why a CPA office was doing their bookkeeping and banking but not charging for years, after being charged substantial months in all years past as well as audit amounts. Specifically, this member, through his authorized agent, wants to know exactly who in CPA Green's office was "handling" WTCA accounts and if the extent was known to CPA Green and if he authorized it. Mr. Green has not performed an audit nor invoiced WTCA for any work since at least January 2016 and WTCA treasurer states she was told the CPA authorized that by someone in his office, and stressed the question more than once. Treasurer, VP, former Board Members and other local HOA and non-profit board Treasurers and Officers found such an arrangement strange, perhaps dangerous. The WTCA Treasurer has reported discrepancies in the CPA office deposits and dues payments. This member wants to know whether CPA Green was aware ongoing bookkeeping for WTCA was at his premises, that a current data file had been requested and denied
for more than five months, and that there seems to have been no supervision or audit reminder to the CPA or by WTCA. As a member, I have good faith concerns, and feel further inquiry and examination of the WTCA books and accounts and minutes by my authorized agent is warranted and reasonable.

WHEREFORE, I designate Julie A. Rogoish to act for me as agent, with the powers set forth in this document. I have discussed this appointment with the individual I have designated. In acting as my agent, Julie A. Rogoish has, and will, exercise authority consistent with my known directives since 2007 and with my full permission. Having shared her concerns with me, I fully support any inquiry and document discovery she seeks. Further the affiant saith not.

Sworn to this 11th day of October, 2019.

By: ____________________________

William C. Behr

STATE OF TENNESSEE

COUNTY OF Knox

Before me, the undersigned Notary Public in and for the aforesaid jurisdiction, personally appeared William C. Behr, with whom I am personally acquainted, or was proven to me upon satisfactory evidence, to be the person described in the foregoing instrument, and who, upon oath, acknowledged himself to be the within described Affiant, and who further acknowledged that he executed and delivered the foregoing instrument in his authorized capacity for the purposes therein contained by signing his name as himself.

Witness my hand and official seal at office, this the 11th day of October, 2019.

My Commission Expires
March 29, 2023

Notary Public

My Commission Expires: ____________________________
Reports from WTCA

Inbox
Mark Sken
Mark Sken/Wilderness Trace HOA
Wilderness Trace unit

Julie Rogoish

The last I heard from WTCA was that they had the reports, but they were trying to have me provide payment for scanning documents—a service that was not my responsibility.

---------- Forwarded message----------
From: Julie Rogoish <jrogoish@gmail.com>
Date: Sat, Nov 16, 2019 at 11:42 AM
Subject: Reports from WTCA
To: Robert Wilkinson, Esquire <rwilkinson@rwilkinson.com>
Cc: Mark Sken- VP WTCA <mtskeen@gmail.com>, Diana Wojno- WTCA Treas <dlwojno@gmail.com>, Vanessa Spratling -WTCA secretary <vsprat1114@yahoo.com>, Nelson Glover WTCA president <nglover02@gmail.com>, Mary Batchelor - WTCA Member at Large <marybatchelor10@yahoo.com>, WTCA Board <wtcaboard106@gmail.com>

The last I heard from WTCA was that they had the reports, but they were trying to have me provide payment for scanning bank statement documents—a service that was not my responsibility, nor originally a necessity (personal review of paper was requested in June, in Treasurer’s living room/again September 30, 2019), nor required by me. I now insist on electronic transmission (as is provided by TN state law when requested by a member) due to the behavior of the Board at the Oct 10, 2019 Board meeting to which I had been expressly invited and had expected to receive both year long requested documents and USB to Quickbooks which was then finally on hand in WTCA possession; but, instead, was personally abused, threatened, and harassed. I prefer no personal contact with any Board member present that night to occur ever again without witnesses and legal protection present.
As Board Members have had my verifiable proof of Certificate of Voting Member Appointment for Unit 82 since 2007, but also have had, most recently, proof of Unit 82 authorized voting member and agency reproduced in 2017, 2018, and 2019 at or before the time of Annual WTCA meetings;

And, as the Board or certain of its members have been verifiably denying me personal inspection and access to lawfully required records since at least September 2018;

And, as the Board or certain of its members, have continually denied me on verifiable regular and multiple occasions for over a year, including verifiable requests in writing dating back to September 2018, and most recently a sworn document on October 11, 2019;

And, both the Treasurer and the Vice-President have denied me requests when I was verifiably physically present to inspect on many and multiple occasions dating back to September 2018, and especially including an instance when the Board called police when I presented myself upon THEIR INVITATION at a board meeting ostensibly to receive the legally required access to records;

And, especially since I specifically requested that we minimize cost and curtail any further opportunity for damages and the Board (or certain Board member’s) physical intimidation and harassment of myself by use of email and electronic transfer of lawful required records requested (and future records by publishing on a WTCA members password protected website);

And, lastly, especially since the Tennessee statutes already sent to WTCA Board and reviewed by you, and by all parties, provide for mandatory $750 in fines upon the first two denials of lawfully requested member access to HOA documents;

I refuse to pay any costs, but especially any unnecessary costs, the Board may have incurred in obtaining records the Board should, by law, already have had in their possession and accessible to members; and, as is mandatory in our WTCA governing documents and TN state law, should have provided to me for inspection and copying in person or by website well over one year ago or any of the multiple of times I attempted to facilitate an easy review (after providing multiple methods and locations, provided generous time to respond, allowed for further delays again and again—which met with further stalling—all in expensive cooperation with the Board and certain Board members, and only seeking to accomplish the lawful requested access.

Mr Wilkinson,

Please let me know what the Board response is, as I will have to retain an attorney to obtain the summary Court Order against WTCA and sue personally the non-indemnified unlawful actions of certain individual Board members for all of my attorneys fees, and all my costs and fines levied against WTCA, as well as recovery for any and all personal inconvenience and harm to myself by their actions.
May it be noted that the full and complete CPA financial Audit (not CPA Review, and not CPA Compilation) required to be conducted and provided ANNUALLY to WTCA members has not been addressed by the Board or you in any correspondence to date, nor provided. For copies from any of the past 10 Years, to me, or to any member, as we should already have been provided.

The audit provision in WTCA bylaws does not require ANY member make a request for the report. An annual audit is mandatory as is the full report to be provided each member by April of every year for the audit year preceding.

I have not received a copy of any such Audit nor explanation, nor has any report been published on a WTCA website or link-password protected or otherwise.

My attempt to review records and corresponding bank reconciliations might have provided less of a necessity or urgency to see audit reports of this or past years.

It seems a necessity and urgency now.

The delay and prevarications by the Board give rise to serious concerns.

Thank you for your time and attention. I hope to hear from you soon, as I want to accomplish a conclusion to this matter quickly in view of overlong year plus delays already and the holidays approaching.

Respectfully Yours,

Julie Rogoish
WTCA Unit 82 Attorney-in-fact, and
WTCA bylaws Certified Appointed Voting Member

Sent from my iPhone
Exhibit 4
Digital Document Request
Inbox
Mark Skeen
Mark Skeen/Wilderness Trace HOA
Wilderness Trace unit

WTCA Board <wtcaboard106@gmail.com>  Fri, Nov 1, 2019,
8:30 AM
to me

November 1, 2019

Ms. Julie Rogoish
82 Valley Forge Drive
Oak Ridge, TN 37830

RE: Request For Records

Dear Ms. Rogoish:

The WTCA Board has available, in digital form, documents you have requested. The files contained on the thumb drive that the Association obtained from the CPA firm, as well as all other digital files in the Association's possession will be provided. However, the cost of converting the bank statements, that you requested be provided in digital form only, from paper to digital form, is $169.02. The record of this expense is attached to this email notification.

The costs of this digital reproduction are attached to Unit #82. The files will be provided in digital form, as you requested, upon the return of Association property that is in your possession and only after the costs associated with your request for the digital reproduction of Association bank statements are paid in full.

Sincerely,

WTCA Board of Directors
Exhibit 5
Exhibit 6
CHARTER
OF
WILDERNESS TRACE CONDOMINIUM ASSOCIATION

The undersigned natural person, having capacity to contract and acting as the incorporator of a corporation under the Tennessee General Corporation Act, adopts the following charter for such corporation:

1. The name of the Corporation is WILDERNESS TRACE CONDOMINIUM ASSOCIATION.

2. The duration of the corporation is perpetual.

3. The address of the principal office of the corporation in the State of Tennessee shall be 90 Valley Forge Drive, Oak Ridge, Anderson County, Tennessee.

4. The Corporation is not for profit.

5. The purpose or purposes for which the Corporation is organized are:

"To provide an entity, pursuant to the Horizontal Property Act of the State of Tennessee, which shall be responsible for the operation of a Condominium or Condominiums located upon the real property described in that certain Master Deed of record in Deed Book 381, page 87, of the Register's Office for Anderson County, Tennessee, and, further, to undertake the performances of and to carry out the acts and duties incident to the administration of the operation and management of the said Condominium in accordance with the terms, provisions, conditions, and authorizations contained in this Charter and which may be contained in the Master Deed hereinabove referred to, and in the amendments thereto, and to own, operate, lease, sell, trade or otherwise deal with such property whether real or personal, as may be necessary or convenient in the administration of the said Condominiums."

6. This Corporation is to have members.

7. The qualification of members, the manner of their admission to membership, the termination of such membership and voting rights of members shall be as follows:
(a) The owners of all units in said Condominium shall be members of the Association, and no other persons or entities shall be entitled to membership.

(b) Memberships shall be established by the acquisition of ownership of fee simple title to or fee simple interest in a Condominium parcel ("Unit") in said condominium, whether by conveyance, devise, judicial decree, or otherwise, subject to the provisions of the Master Deed, and by the recordation in the public records of Anderson County, Tennessee of the deed of other instrument establishing the acquisition and designating the Unit affected thereby and by the delivery to the Association of a true copy of such deed or other instrument. The new owner designated in such deed or other instrument shall thereupon become a member of the Association, and the membership of the prior owner as to the Unit designated shall be terminated.

(c) The share of a member in the funds and the assets of the Association, and its common surplus, and membership in this Association, cannot be assigned, hypothecated, or transferred in any manner except as an appurtenance of his Unit.

(d) On all matters as to which the membership shall be entitled to vote, as hereinafter provided, there shall be only one vote for each unit, which vote shall be exercised in the manner provided by the Master Deed and By-Laws.

(e) Until such time as a portion of the real property...
described in Paragraph 5, hereof, is submitted to
Condominium ownership by the recordation of a
Master Deed, this Association shall be considered
to have no members and its affairs shall be
run by its Board of Directors.

8. The Association shall have all of the common law and
statutory powers of a corporation not for profit which shall
not conflict with the terms of law or this Charter, and, in
addition, the Association shall have all of the powers and
duties set forth in the Condominium Act (T.C.A. 66-2701, et.seq.)
and the Master Deed and By-Laws and all the powers reasonably
necessary for the administration of the affairs of the Condominium,
including but not limited to the following:

(a) To make and establish reasonable rules and regu-
lations governing the use of the Condominium or
portions thereof.

(b) To levy and collect assessments against members
of the Association to defray the common expenses
of the Condominium, and to utilise the proceeds
of assessments in the exercise of its powers and
duties.

(c) To maintain, repair, replace and operate the
Condominium and the other property comprising
the same, including the right to reconstruct im-
provements after casualty and to make further im-
provements to the Condominium property.

(d) To employ and dismiss personnel necessary for the
maintenance and operation of the Condominium.

(e) To contract for the management of the Condominium
and to delegate to such contractor all powers and
duties of the Association except those which may
be required by the Master Deed to have approval of
the Board of Directors or members of the Association.

(f) To purchase or lease or otherwise acquire in the name of the Association or its designee Condominium Units offered for sale or lease or surrendered by the owners to the Association and to purchase Condominium Units at foreclosure or other judicial sales in the name of the Association or its designee.

(g) To sell, lease, mortgage, vote the votes appurtenant to or otherwise deal with Condominium Units acquired by and to sublease Condominium Units leased by the Association or its designee.

(h) To obtain insurance for the Condominium, including Condominium units.

(i) To enforce the provisions of the Master Deed, this Charter, the By-Laws of the Association, and the rules and regulations governing the use of the Condominium.

(j) To now or hereafter acquire and enter into leases and agreements of every nature, whereby the Association acquire leaseholds, easements, memberships, and other possessory or use interests in land or facilities, including recreational and commercial facilities, whether or not contiguous to lands of the Condominium to provide enjoyment, recreation or other uses or benefits to the owners of the Condominium Units or as may be deemed by the Board of Directors to be in the best interest of the Association.

(k) To repair and improve or alter the Condominium and to repair and restore the Condominium or portions thereof after damage or destruction as result of condemnation or eminent domain proceedings.
9. The first election of Directors of this Association shall be held as soon as practicable after the filing of the Master Deed herein referred to. Thereafter the election of the Directors shall take place at the annual meeting of the Association in accordance with the By-Laws. In the interim, the Developer shall have the right to appoint, designate, and elect all of the members of the Board of Directors. The Developer may, at any time, relinquish its right to appoint Directors.

10. All members of the Association shall be bound by the terms of the Master Deed herein referred to, this charter, the By-Laws of the Association, and any Rules and Regulations adopted by the Board of Directors of the Association.

11. This Association shall have the power to sue and be sued on behalf of its members, and shall have the power and authority, without limitation, to maintain a class action and to settle a cause of action on behalf of the Unit owners.

12. No amendment to this Charter, which shall abridge, amend or alter the rights of the Developer to designate and select members of the Board of Directors of the Association as provided in Paragraph 9 hereof, may be adopted or become effective without the prior written consent of the Developer.

13. Every Director and every Officer of the Association shall be indemnified by the Association against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party, or in which he may become involved by reason of his being or having been a Director or Officer of the Association, whether or not he is a Director or Officer at the time such expenses are incurred, except when the Director or Officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties.
The foregoing right of indemnification shall be in addition to and exclusive of all other rights and remedies to which such Director or Officer may be entitled.

[Signature]

J.W. Ponder, Incorporator
IN THE CHANCERY COURT FOR ANDERSON COUNTY, TENNESSEE

JULIE ROGOISH, individually and as )
Attorney-in-Fact and Authorized Agent )
for WILLIAM BEHR, )
) Plaintiff,

VS. )
) Docket No.: ________________

WILDERNESS TRACE CONDOMINIUM )
ASSOCIATION, MARK SKEEN, )
DIANA WOJNO, VANESSA SPATLING,) )
and NELSON GLOVER, )
) Defendants.

____________________________

AFFIDAVIT OF JEDIDIAH C. MCKEEHAN

The Affiant, after first being duly sworn according to law states as follows:

1. I am Jedidiah C. McKeehan, a citizen and resident of Knox County, Tennessee.
2. I am the lead attorney for the Plaintiff in the above-captioned cause of action.
3. I have billed the client the attached amounts as an initial retainer for filing fees
and attorneys/counsel fees for my representation of her in this matter.

Respectfully submitted and sworn to this the __ day of ____________, 2020.

Jedidiah C. McKeehan, BPR#026473
John D. Haines, BPR#037018
Attorneys for Petitioner
Tarpy, Cox, Fleishman & Leveille, PLLC
1111 N. Northshore Drive, Suite N-290
Knoxville, Tennessee 37919

____________________________

Notary Public
My Commission Expires: ____________
IN THE CHANCERY COURT FOR ANDERSON COUNTY, TENNESSEE

JULIE ROGOISH, individually and as )
Attorney-in-Fact and Authorized Agent )
for WILLIAM BEHR, )
) Plaintiff,
) )
VS. )
) )
WILDERNESS TRACE CONDOMINIUM )
ASSOCIATION, MARK SKEEN, )
DIANA WOJNO, VANESSA SPRATLING,) )
and NELSON GLOVER, )
) Defendants. )
) Docket No.: 20WM1931
Notice of Entry Requested

SUMMARY ORDER

Upon Verified Complaint and Petition on behalf of Plaintiff, Julie Rogoish (hereinafter, “Plaintiff”), this Honorable Court hereby finds as follows:

1. That Plaintiff shall be permitted to immediately inspect and copy the condominium records which she has previously requested and is legally entitled.

2. That Defendants (collectively captioned above) shall be responsible for Plaintiff’s reasonable attorney’s fees in the amount of $2,500.00 incurred as of the date of entry of this Order.

3. That a hearing date shall be set on the matter of Plaintiff’s additional attorney’s fees accrued as a result of having to file suit in this matter.
IT IS ORDERED, ADJUDGED, and DECREED:

1. The above-stated terms are made the Order of the Court.

ENTERED this 24th day of January, 2020.

Chancellor Nichole Cantrell

APPROVED FOR ENTRY:

Jedidiah C. McKeehan, Esq. #026473
John D. Haines, Esq #037018
Attorneys for Plaintiff
1111 N. Northshore Drive, Ste N-290
Knoxville, Tennessee 37919

STATE OF TENNESSEE, ANDERSON COUNTY
I hereby certify this document to be a true and exact copy of the original on file in my office.
This 24 day of January, 2020
HAROLD P. COUSINS, JR., CLERK & MASTER
Deputy Clerk

2
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been served upon the following by mailing copies thereof by first class mail, in envelopes addressed as follows, this 23rd day of June, 2020.

Wilderness Trace Condominium Association
c/o Registered Agent Mark Skeen
106 Valley Forge Drive
Oak Ridge, TN 37830

Mark Skeen
68 Valley Forge Drive
Oak Ridge, TN 37830

Diana Wojno
66 Valley Forge Drive
Oak Ridge, TN 37830

Vanessa Spratling
96 Valley Forge Drive
Oak Ridge, TN 37830

Nelson Glover
90 Valley Forge Drive
Oak Ridge, TN 37830

Jedidiah C. McKeehan