Lots 1 through 185 inclusive of RIDGEWOOD HILLS SUBDIVISION NO. 1, of part of the W. 1/2 of Section 32, T. 1 S., R. 8 E., Plymouth Township, Wayne County, Michigan according to the plat thereof as recorded in Liber 98 of Plats, Pages 35 through 40, Wayne County Records; and

and all of which is and are for the benefit of The Subdivision and each owner of a lot Common Area, and to this end desires to subject The Subdivision and the Common Area to the covenants, restrictions, easements, charges and liens hereinafter set forth, each property values and amenities in The Subdivision and for the maintenance of the WHEREAS, Declarant desires to provide for the preservation and enhancement of

water drainage lines and retention areas, drainage outlets and facilities serving health, safety and welfare of the residents; and facilities that may be constructed thereon and collecting and disbursing the assessments and charges hereinafter created, and in connection therewith, promoting the recreation, Subdivision, as well as owning, maintaining and administering the Common Area and assigned the powers and duties of maintaining the subdivision entrance gates, storm the values and amenities in The Subdivision, to create a legal entity to which should be WHEREAS, Declarant has deemed it desirable, for the efficient preservation of The

facilities serving the subdivisions. gates, the storm drainage lines, outlets and water retention areas and storm water administration of the Common Area, and maintenance of the obligations of Plymouth have entered into an Open Space Agreement which establishes WHEREAS, in connection with the the Association to the Township in relation to above, the Declarant and the Township of Subdivision entrance the ownership and

binding upon all grantees of individual lots in The Subdivision, and on their respective same will and shall be used, held, and/or sold expressly subject to the following building heirs, personal representatives, successors and assigns. and use conditions, restrictions, covenants and agreements which comprise the general purchasers and future owners of the various lots comprising The Subdivision, that the of the various lots comprising The Subdivision, the undersigned Declarant for itself, its undersigned, its successors and assigns, and all intending purchasers, and future owners conveyance and contracts for the sale of said lots and shall run with the land and be successors and assigns does hereby publish and declare and make known to all intending Township of Plymouth, both of which shall be incorporated by reference in all deeds of improvement plan, as well as the Open Space Agreement between Declarant the the NOW, THEREFORE, in consideration of the mutual benefits to be derived by the 555

FUREST E. YOUNGBLOOD, Register of Deeds

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ARTICLE I

DEFINITIONS

Association, a Michigan Non-Profit Corporation, its successors and asigns. Section 1. "Association" shall mean and refer to the Ridgewood Hills Subdivision

merely as security for the performance of an obligation. Subdivision, including land contract purchasers, but excluding those having such interest more persons or entities, Section 2 "Owner" shall mean and refer to the record owner, whether one or of the fee simple title to any lot which is a part of The

Subdivision hereinbefore described. Section 3. "Properties" shall mean and refer to the residential lots within The

plat of The Subdivision (including the improvements thereto) owned by the Association described as follows: the Association at the time of the conveyance of the first lot within The Subdivision is the common use and enjoyment of the Owners. The Common Area to be owned by Section 4. "Common Area" shall mean those areas of land shown on the recorded

"Ridgewood Center Park" and "Ridgewood Park South", Ridgewood Hills Subdivision No. 1, of part of the W. 1/2 of Section 32, T. 1 S., R. 8 E., Plymouth Township, Wayne County, Michigan, according to the plat thereof as recorded in Liber 98 pages 35 thru 40 of plats, Wayne County

plat of The Subdivision. Section 1,2 "Lot" shall mean and refer to any numbered lot shown on any recorded

Michigan Limited Co-Partnership, its successors and assigns. Section 6. "Declarant" shall mean and refer to Plymouth Investment

as recorded in the office of the Wayne County Register of Deeds, State of Michigan "Declaration" shall mean and refer to this Declaration of Restrictions,

membership in the Association, as provided in this Declaration. Section "Member" shall mean and refer to those persons

ARTICLE II PROPERTY RIGHTS

Section 1. Owners' Easements of Enjoyment.

following provisions: which shall be appurtenant to and shall pass with the title to every lot, subject to the Every Owner shall have a right and easement of enjoyment in and to the Common Area

- fees for the use of any recreational facility situated upon the Common Area; a. The right of the Association to charge reasonable admission and other
- for any infraction of its published rules and regulations; special assessment against his lot remains unpaid; and for a period not to exceed 60 days the recreational facilities by an Owner for any period during b. The right of the Association to suspend the voting rights and right to use which any general or
- its Township Board of Trustees shall have first been obtained. effective unless the prior consent thereto of the Township of Plymouth by and through such dedication two-thirds of each class of members has been recorded, and provided further, that no shall be effective unless an instrument agreeing to such dedication or transfer signed by to such conditions as may be agreed to by the members. No such dedication or transfer Common Area to any public agency, authority, or utility for such purposes and subject The right of the Association to dedicate or transfer all or any part of the or transfer or determination as to the conditions thereof shall be



d. easements shown on the recorded plat of The Subdivision.

Section 2. Delegation of Use.

who reside on the property. Common Area and facilities to the members of his family, his tenants, or purchasers Any Owner may delegate, in accordance with the By-Laws, his right of enjoyment to the

ARTICLE III

MEMBERSHIP AND VOTING RIGHTS

ownership of any lot which is subject to assessment. of the Association. Membership shall be appurtenant to and may not be separated from Section 1. Every Owner of a lot in The Subdivision shall be a mandatory member

Section 2. The Association shall have two classes of voting membership:

of the first occurring of the following two events: Declarant and its builder/purchasers, and shall have no voting rights until the happening Class A. Class A members shall be all Owners, with the exception of the

- percent of the number of votes of the original Class B members as hereinafter defined. The Class A members having attained at least seventy-five (75%)
- b. The arrival of January 1, 1983.

they determine, but in no event shall more than one vote be cast with respect to any any lot, all such persons shall be members. The vote for such lot shall be exercised as entitled to one vote for each lot owned. When more than one person holds an interest in Upon the happening of the first to occur of said events, the Class A members shall be

builder/purchasers. Class m Class B members shall be entitled to one vote for each lot owned. The Class B members shall be the Declarant and/or its

ARTICLE IV

COVENANT FOR MAINTENANCE ASSESSMENTS

Creation of the Lien and Personal Obligation of Assessments.

obligation for delinquent assessments shall not pass to his successors in title unless such assessment, together with interest thereon, costs of collection thereof, including continuing lien upon the property against which each such assessment is made. costs, including reasonable attorney's fees, shall be a charge on the land and shall be a annual general assessments or charges, and (2) special assessments for capital expressed in such deed, is deemed to covenant and agree to pay to the Association: (1) Each Owner of a.lot, by acceptance of a deed therefor, whether or not it shall be so constructing improvements thereon for resale to an Owner. exclude Declarant and any builder or developer who purchases a lot for the purpose of reasonable attorney's fees, shall also be the personal obligation of the person who was The annual general and special assessments, together with interest thereon, collection improvements, such assessments to be established and collected as hereinafter provided. expressly assumed by them. For the purpose of assessment, the term "Owner" shall Owner of such property at the time when the assessment fell due. The personal

Section 2. Purpose of Assessments.

recreation, health, safety, and welfare of the residents in The The assessments levied by the Association shall be used exclusively to promote the particular for the maintenance of the subdivision storm water drainage lines, storm Subdivision and in

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all entrance gates on lots in The Subdivision abutting roads leading into The Subdivision. and for the improvement and maintenance of the Common Area and facilities as well as water retention areas, all storm drainage outlets and facilities serving the subdivisions

Section 3. Maximum Annual Assessment

Until January 1 of the year immediately following the conveyance of the first lot in The (\$25.00) per lot. Subdivision to an Owner, the maximum annual assessment shall be Twenty-Five Dollars

- assessment may be increased each year not more than five percent (5%) above the conveyance of the first lot in The Subdivision to an Owner, the maximum annual maximum assessment for the previous year without a vote of the membership. From and after January 1 of the year immediately following the
- each class of members who are voting in person or by proxy, at a meeting duly called assessment may be increased above five (5%) percent by a vote of two-thirds (2/3) of conveyance of the first lot in The From and after January I of the year immediately following the Subdivision to an Owner, the maximum

Section 4. Special Assessments for Capital Improvements.

contrary notwithstanding, in any instance where the Township of Plymouth expends Association for such expense. the necessity of obtaining the vote or any other prior approval of the membership, and Association shall prorate and access the cost thereof equally against all Owners without funds in the course of a maintenance service for the benefit of The called for that purpose. above, provided that any such assessment shall have the assent of two-thirds (2/3) of the retention facilities, and any fixtures and personal property in connection with any of the replacement of any improvement upon the Common Area, the storm water drainage and defraying, in whole or in part, the cost of any construction, reconstruction, repair or assessment year, a special assessment, applicable to that year only, for the purpose of In addition to the annual assessments authorized above, the Association may levy, in any full reimbursement to the Township within the year following the billing of the of each class of members who are voting in person or by proxy at a meeting duly However, anything hereinabove or elsewhere herein to the Subdivision, the

the preceding meeting. meeting may be called subject to the same notice requirement, and the required quorum of membership shall constitute a quorum. If the required quorum is not present, another members or of proxies entitled to cast sixty (60%) percent of all the votes of each class days in advance-of the meeting. under Section 3 or 4 shall be sent to all members not less than 15 days nor more than 30 Written notice of any meeting called for the purpose of taking any action authorized subsequent Notice and Quorum for Actions Authorized Under Section 3 and 4. meeting shall be one-half (1/2) of the required quorum at No subsequent meeting shall be held more than 60 days following At the first such meeting called, the presence

Section 6. Uniform Rate of Assessment.

be collected on a monthly or an annual basis. Both annual and special assessments must be fixed at a uniform rate for all lots and may

Section 7. Date of Commencement of Annual Assessments: Due Dates.

day of the annual assessments provided for herein shall commence as to all lots on the first month following the conveyance of the first lot in The Subdivision to an

The state of the s

number of months remaining in the calendar year and shall be collected at the time of l, of this Article. Owner who is not the Declarant, a builder or a developer under the provisions of Section the status of assessments on a lot is binding upon the Association as of the date of its specified lot have been paid. signed by an officer of the Association setting forth whether the assessments on a Owner subject thereto. The due dates shall be established by the Board of Directors. assessment period. Written notice of the annual assessment shall be sent to every permanent loan closing. The Association shall, upon demand, and for a reasonable charge, furnish a certificate against each lot at least The first annual assessment shall be adjusted according to the The Board of Directors shall fix the amount of the annual A properly executed certificate of the Association as to thirty (30) days in advance of each annual

an action at law against the owner personally obligated to pay the same, or foreclose assessments provided for herein by non-use of the Common Area or abandonment of his the lien against the property. No owner may waive or otherwise escape liability for the from the due date at the rate of six (6%) percent per annum. The Association may bring Any assessment not paid within thirty (30) days after the due date shall bear interest Section 8. Effect of Nonpayment of Assessments: Remedies of the Association.

Section 9. Exempt Property.

and lien created herein. governments and dedicated for public use shall be exempt from the assessments, charge All Common Area and all other property exempt from taxation by state or local

Section 10. Subordination of the Lien to Mortgages.

lot from liability for any assessments thereafter becoming due or from the lien thereof. proceeding in lieu thereof, shall extinguish the lien of such assessments as to payments However, the sale or transfer of any lot pursuant to mortgage foreclosure or any The lien of the assessments provided for herein shall be subordinate to the lien of any which became due prior to such sale or transfer. No sale or transfer shall relieve such Sale or transfer of any lot shall not affect the assessment

ARTICLE V

BUILDING AND USE RESTRICTIONS FOR THE SUBDIVISION

Section 1. Use of Property.

building of any kind whatsoever shall be erected, re-erected, moved, or maintained on be erected and maintained. erected for occupation by a single private family. A private garage for the sole use of buildings on each lot, as hereinafter provided. Such dwelling shall be designed and any lot in The Subdivision except one detached single family dwelling and appurtenant All lots within The Subdivision shall be used for single residence purposes only, and no the respective owner or occupant of the lot upon which said garage is erected may also

Section 2. Size of Buildings.

one-story building, the living area thereof shall be not less than 1450 square feet; in the square feet; in the case of a two-story building, the living area thereof shall be not less No dwelling shall be permitted on any lot in The Subdivision, unless, in the case of a than 1650 square feet; and in the case of a quad or tri-level building the living area case of a one and one-half story building, the living area shall be not less than 1550



garages, porches, or terraces. Carports are specifically prohibited. determination of the permissibility of erection of a residence shall be exclusive of thereof shall be not less than 1650 square feet. All computations of square footage for No garage shall provide space for less than two (2) automobiles. All garages must be attached or architecturally related

Section 3. Minimum Yard Requirements.

feet from the side lot line abutting a street on corner lots. Not more than five (5%) percent of the lots/having less than one-half (1/2) of their rear lot line abutting an open yards smaller than the above minimums shall be deemed a valid waiver of this a variance by the Plymouth Township Zoning Board of Appeals permitting rear or side the lots shall be erected nearer than fifty (50') feet from the rear lot line. Approval of shall have a rear yard of not less than forty (40') feet. No building on any of the rest of space and all lots having at least one-half of their rear lot line abutting an open space feet from the front lot line nor ten (10') feet from each side lot line nor thirty-five (35') No building on any lot in The Subdivision shall be erected nearer than thirty-five (35)

Section 4. Animals.

objectionable or offensive due to noise, odor or unsanitary conditions. use by the owner and members of his family. No animals shall be kept on the premises No farm animals or wild animals shall be kept, bred or harbored on any of the said lots. for any commercial purpose. No animals shall be kept, bred or maintained on any lot excepting household pets for the Household pets shall have such care so as not to be

Section 5. Wells.

No well shall be dug, installed or constructed on any of the lots in The Subdivision.

Section 6. Sight Distance at Intersections.

street property lines extended. No tree shall be permitted to remain within such street lines, or in the case of a rounded property corner, from the intersection of the and a line connecting them at points twenty-five (25) feet from the intersection of the remain on any corner lot within the triangular area formed by the street property lines to prevent obstruction of such sight lines. distances of such intersections unless the foliage line is maintained at sufficient height between two (2) and six (6) feet above the roadways shall be placed or permitted to fence, wall, hedge, or shrub planting which obstructs sight lines at elevations

Section 7. Easements.

easements may at any time or times hereafter be granted or assigned by Declarant, its each side of, and along all rear and side lot lines. on the recorded plat, and also in, on, under and over a strip of land (6) feet in width on which furnishes such services or utilities. successors or assigns, to any person, firm, corporation, governmental unit or agency surface drainage swales, are reserved to Declarant, its successors and assigns, as shown television master antenna line, and underground sewage, water and drainage lines, and a. Easements for the installation and maintenance of utilities, underground The use of all or a part of such

underground drainage lines so installed, and/or for the installation of additional without charge or liability for damages, for the maintenance of the utilities or the lot line improvements shall be allowed, so long as they do not interfere with, obstruct, hinder, or impair the drainage plan of The Subdivision and so long as access be granted, ever, after the aforementioned utilities have been installed, planting, fencing, or other No buildings may be constructed or maintained over or on any easements; how-



the plat of The Subdivision. Private easements for public utilities have been granted and reserved on

Section 8. Temporary Structures.

and which shall be removed from the premises upon completion of the building is storage building for materials and supplies to be used in the construction of a dwelling, permitted in unfinished residential buildings. However, the erection of a temporary are expressly prohibited within The Subdivision, and no temporary residence shall be Trailers, tents, shacks, barns, or any temporary building of any description whatsoever,

Section 9. General Conditions.

- for more than twenty-four (24) hours in any one week. properly concealed from public view. garbage or other waste, and the same shall not be kept except in sanitary containers No lot shall be used or maintained as a dumping ground for rubbish, trash, Garbage containers shall not be left at the road
- normal deliveries or pickups in the normal course of business. shall not be parked in The Subdivision, or on any lot therein, except while making unless stored fully enclosed within an attached garage. vehicles or camping trailers may be parked on or stored on any lot in The Subdivision, No housetrailers, commercial vehicles, boat trailers, boats, camping Commercial vehicles and trucks
- the street on which the lot fronts, and in the case of corner lots, such laundry shall not be hung so that it will be visible from the streets on which the lot fronts and sides. No laundry shall be hung for drying in such a way as to be visible from
- maintained in accordance with the grading plan on file with the Township. drainage and grade of all lots in The Subdivision shall be
- of any building in The Subdivision. No "through the wall" air conditioners may be installed on the front wall
- other than in the rear yard and must be installed and maintained in such a manner so as create no nuisance to the residents of adjacent dwellings. No outside compressors for central air conditioning units may be located

Section 10. Sales Agency and/or Business Office.

select, or may use a model house for such purposes, and Declarant and such designated agency and a business office on any lot or lots in The Subdivision which it or they may any builder or builders which it may designate, may construct and maintain a sales Notwithstanding anything to the contrary elsewhere herein contained, Declarant and/or Zoning Appeals. interest, are sold; subject however to the approval of the Plymouth Township Board of Subdivision in which Declarant or such other designated builder or builders have an or builders may continue to do so until such time as all of the lots in The

Section II. Lease Restrictions.

whole of any dwelling. No owners of any of the lots in The Subdivision shall lease and/or sublet less than the

Section 12. Exterior Surface of Dwellings.

and/or ledge rock may also be used, so long as any combination of these materials does cement block, slag, imitation brick, cinder block and/or asphalt siding is expressly shall be made of wood, brick, brick veneer, aluminum or vinyl and/or stone. not exceed fifty (50%) percent of the total of all visible exterior walls. The visible exterior walls of all dwelling structures built on any lot in The Subdivision



prohibited. exterior walls. Windows shall not be included in calculating the total area of visible

Section 13. Fences.

- faces a street shall be deemed to be a second front building lot line and shall be subject ornamental fencing along the front lot line in architectural harmony with the design of front of or along the front building hedges as is hereinbefore provided for front building lines. to the same restrictions as to the erection, growth or maintenance of fences, walls or the house, may be erected. The side lot line of each corner lot in The Subdivision which No fence, wall or solid hedge may be erected, grown or maintained in line of any lots; provided, however,
- by local ordinance to enclose swimming pools, or are Township of Plymouth. of any lot, and/or on or along the rear line of any lot, except fences which are required No fence or wall may be erected or maintained on or along the side lines otherwise required by
- hereinbefore set forth, shall be used for ornamental purposes only. All portions of the lots lying in front of the residential building as

Section 14. Signs.

for display purposes. construction period, or during such periods as any residence may be used as a model or or erected on any lot by Declarant, or any builder which it may designate during the event be placed and maintained nearer than twenty-five (25) feet from the front lot and in good repair during the period of its maintenance on the said lot, and shall in no been constructed and installed in a professional manner. erected and maintained on any of said lots; provided, however, that such sign shall have sale or lease, which said sign shall have a surface of not more than five (5) square feet, No sign or billboard shall be placed, erected, and the top of which shall be not more than three (3) feet above the ground, may be Subdivision, except that one sign advertising that the lot, or the house and lot are for The provisions of this paragraph shall not apply to such signs as may be installed or maintained on any Such sign shall be kept clean lot

Section 15. Destruction of Building by Fire, etc.

and property in order to preserve the sightly condition of The Subdivision. on any lot in The Subdivision shall be removed with all reasonable dispatch from such lot Any debris resulting from the destruction in whole or in part of any dwelling or building

Section 16. Landscaping.

Upon the completion of a residence on any of the lots in The Subdivision the owner owner thereof. All landscaping and lawns shall be well-maintained at all times and the drainage ditch, if any, contiguous to each lot shall be kept free of weeds by the landscaped as soon after the completion of construction as weather permits. purchases a residence from the builder thereof and each subsequent purchaser), shall thereof, (and the word "owner", as used in this connection, means the party cause the lot owned by him to be finish-graded and seeded or sodded and suitably The lot

ARTICLE VI

OBLIGATIONS OF THE ASSOCIATION AND OF EACH OWNER

Section 1. Enforcement.

Declaration by any proceeding at law or in equity. Association shall enforce 듅 restrictions imposed by This shall not restrict the right of an the provisions of this



shall not be deemed a waiver of the right to do so thereafter. Assocation or an Owner to act to enforce any covenant or restriction herein contained institute legal proceeds to enforce these restrictions. Failure

Section 2. Establishment of Rules and Policies.

quality of life of the lot Owners. establish policies and social programs which will, in their opinion, tend to improve the Common Area. The Association may, in the sole discretion of its Board of Directors, Association shall establish reasonable rules and regulations for the use of the

Section 3. General Maintenance.

but shall not be limited to: sump pump, footing drains and surface drainage grades. Such maintenance shall include, and enclosed rear yard drains, as well as supervise each Owner's maintenance of his drainage lines and retention areas, drainage outlets and facilities serving the Subdivision entrances into the said Common Area, all Subdivision Entrance Gates, storm water Association shall maintain and repair the Common Area, including all walkways and

- Maintenance of established grades in all Common Areas;
- b. Cutting of weeds, grass or other plant materials;
- Elimination of insects and animals;
- d. Removal of trash, paper and garbage;
- area and connecting the water storage area with the public storm sewer system. opening in the water storage area and all pipes or lines leading into or out of the storage Cleaning, repair and maintenance of any dam, pipe, drain, valve or
- or planting in the Common Area. Maintenance, repair and replacement of all equipment, landscaping, grass
- Common Area for the purposes for which it was established. And all and every other act necessary to protect and preserve the
- Drains. 4 Maintenance of Rear Yard Drains, Drainage Grades and Footing
- Subdivision to correct any violation of this covenant and shall charge the cost of the correction to the Owner who had violated this covenant. of the Association shall enforce this covenant and may enter upon the lots in the onto or off of his lot or block, pond or obstruct surface water. his lot in a manner which will materially increase or decrease the storm water flowing therefor, is deemed to covenant and agree that he will not change the surface grade of grades of his lot as established by the Declarant. Surface Drainage. Each lot owner shall maintain the surface drainage Each Owner by acceptance of a deed The Board of Directors
- drain and shall be a lien upon the lot and a personal obligation of each such lot Owner repair shall be allocated equally among all lots served by the arm of the drain line shall require repair, the drains shall be repaired by the Association and the cost of such the maintenance of Rear Yard Drains. The Subdivision Association shall be responsible for allocation of cost shall be assessed to the lot Owners served by the said enclosed rear yard storm water drains. In the event such drains
- obstructions and are connected to the storm sewer system. shall fail to construction 9 maintain the footing drains or Footing Drains. Sid. ot and make Each Owner shall maintain the footing drains for all sure that shall fail to the footing have In the event any Owner drains the remain clear drains properly



The costs for such repairs and maintenance shall be charged to the said Owner and shall of such Owner and perform all necessary repairs and maintenance of the footing drains. connected to the storm water drainage system, the Association may enter upon the land lien upon the lot and a personal obligation of the Owner of the lot.

- Drainage Grades, Rear Yard Drains or Footing Drains. Failure of an Owner or the Association to Maintain the Common Area,
- purpose of determining if the Common Area and drains are adequately maintained. the purpose of inspecting the Common Area, rear yard drains and footing drains, for the upon the Common Area and all lots within the Subdivision, at all reasonable times The Township of Plymouth or its successors shall have the right to enter
- insure that the retention area will perform according to its design specifications, the corrected by the Association. objected to and shall establish a reasonable time within which the deficiency is to be are inadequately maintained, or that there exists a danger to public health, safety, or Township shall advise the welfare, or that the maintenance of the storm water retention area is inadequate Area, the storm water retention area, the drainage grades, footing or rear yard drains In the event the Township of Plymouth shall determine that the Common Board of Directors of the Association of the
- costs including reasonable inspection and supervision fees to the Township. The Association shall be responsible for the cost of the maintenance performed by the required maintenance either through its employees or through independent contractors. the Township of Plymouth may enter upon the lots or Common Area and perform the Subdivision as shall be necessary to fund the cost of the required maintenance, repair or Township and each lot Owner shall be responsible for his proportionate share of maintenance items of which it has been notified within the period limited by the notice, improvement. Assessments for repair of footing drains shall be made only against the the time specified on which the repair is completed. In the event the Association fails to complete the The and shall establish such additional assessments on the lots in the Association shall comply with the notice from the Township within
- required assessment on each lot, the establishment of a lien on each lot to the extent of covenant in its own name by order of the Circuit Court directing the levy of the remedies shall be cumulative. personal liability of each lot Owner for his proportionate share of the assessment, which are for the benefit of the share of the assessment, and the foreclosure of the lien, or the enforcement of the The provisions of these restrictions authorizing assessments upon the lots Township of Plymouth and the Township may enforce
- Subdivision and may assess the costs of any maintenance or repair performed by the Township against the lots in the Subdivision. Any Owner, by accepting a deed to a lot in rear yard drains, establish a special assessment district consisting of all lots within the failure of the Association to comply with any notice requiring repair or maintenance Subdivision, shall consent to the inclusion of his lot within the special assessment Common Area, the storm water retention area, the drainage grades, footing or The Township of Plymouth may, as an additional remedy in the event of
- purpose shall not be any maintenance in the Common Area by the Township be deemed an acceptance of Entry into the Common Area by the Township of Plymouth for any deemed a dedication of those areas, nor shall the performance of



maintaining the Common Area and water retention areas pursuant to these restrictions. the Township shall not relieve the Association and Owners from the obligation of title to the Common Area by the Township. Such maintenance of the Common Area by

Section 6. Right of Entry.

employees, is hereby granted an irrevocable license to enter upon and across all lots and removing, installing, reinstalling, and constructing the storm drains, rear yard drains Common Area at any time The Township of Plymouth, its successors, assigns, agents, independent contractors and Agreement, dated footing drains and other July 26 for the improvements which ., 1978 between the Township of Plymouth and purposes of inspecting, repairing, maintaining, are the subject of a certain

Section 7. Liability.

and constructing the storm drains, rear yard drains and other improvements and each Plymouth, together with reasonable charges for its administration, supervision and jointly and severally liable for all costs and expenses incurred by the Township of be available to the Township of Plymouth. Plymouth by statute, ordinance, agreement or other provisions of this instrument shall Township of Plymouth. foregoing shall in no way be construed to be the exclusive right or remedy of the mailing shall be conclusive evidence of the fact of actual notice to all persons, firms, of each Owner as set forth on the then existing tax roll, and a proof of service of said Association at its last known address filed with the Township Clerk and to the address costs, expenses and charges shall be due and owing to the Township of Plymouth upon its Owner shall be severally liable for the cost of repairing footing drains on each lot. management, in corporations, associations or entities to whom such mailing Association and each Owner, their agents, heirs, successors and assigns, shall be the same inspecting, repairing, maintaining, removing, installing, reinstalling All rights and remedies otherwise provided to the Township of in writing by first class mail, postage was addressed. prepaid

Section 8. Retention of all rights and immunity of Township of Plymouth.

or obligation in relation to the premises, including without limitation Common Area and connection with this instrument. or omitted by the Township of Plymouth in its sole and exclusive discretion. In no event or by implication, arising from or occuring as a result of this instrument shall be done storm water drainage rights, outlets or facilities, constitute directly or indirectly the any right herein provided to said Township of Plymouth or by its undertaking of any act The Township of Plymouth, and its successors and assigns, does not by its exercise of otherwise to the Association, or any Owner or Owners, by reason of or for any matter in Further, the Township of Plymouth shall retain its full governmental immunity in the Association or Owners as the agents or beneficiaries of the Township of Plymouth. Township of Plymouth be liable in damages, by specific Any act, right or obligation of the Township of Plymouth, either specifically performance

ARTICLE VII GENERAL PROVISIONS

Section 1. Severability.

Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect.



Section 2. Amendment.

signature provisions of the next following paragraph which permits Declarant to signed by not less than ninety percent (90%) of the lot Owners and the Township of they shall be automatically extended for successive periods of ten (10) years. term of twenty (20) years from the date this Declaration is recorded, after which time Declaration Declaration may be amended during the first twenty (20) year period by an instrument The covenants and restrictions of this Declaration shall run with and bind the land, for a Plymouth, and thereafter by an the of any lot Owners purposes of adding additional lots and Common Area without the of the lot Owners and the Township of Plymouth; instrument signed by not less than seventy-five percent to such amendment. Any amendment must subject, however, amend this

Section 3. Annexation of Additional Lots and Common Area.

- subdivisions added hereto. shall be for the use and benefit of all Owners of lots in all existing and future plat additional subdivisions, some of which may contain Common Area, on successive Association, provide that the Owners of the lots therein shall become mandatory members of this application of these Restrictions to an additional subdivision, and which shall further appropriate contiguous parcels of land within the West 1/2 of Section 32 of Plymouth Township. Accordingly, Declarant may make successive amendments to this Declaration, without consent or approval of any of the lot Owners or the Association, by recording instruments, signed by Declarant, each of which shall provide for the with all of the attendant rights and obligations. may also provide It is contemplated that Declarant will, at some future date, develop and ģ the annexation of additional Common Area, Such amendment or
- as provided above, with the consent of two-thirds (2/3) of each class of members Additional residential lots and Common Area may be annexed, other than

Section 4. Assignment or Transfer of Rights and Powers.

the rights, powers, and easements so assigned, and such instrument, when executed by shall thereupon have the same rights and powers, and be subject to the same obligations evidencing its consent to the acceptance of such powers and rights, and such assignee appropriate instrument, in writing, in which the assignee shall join for the purpose of duties in connection therewith. such assignee shall without further act, release said Declarant from the obligations and and duties as herein given and reserved to and assumed by Declarant in connection with the properties in The Subdivision. given to Declarant, may be assigned by it to the Association composed of the Owners Any or all of the rights and powers, titles, easements and estates hereby reserved Any such assignment or transfer shall be made by

Applicability of Township Ordinances and Consent Judgment.

anything herein to the contrary notwithstanding and conditions of such ordinances and the Consent Judgment shall govern the premises, entire premises, Association, Owners and Declarant are subject to the ordinances of Township of Plymouth except entered in the case et al, Wayne County Circuit Court Case No. of Plymouth West as modified by the explicit terms of a Consent Two 74-021,351CE, and the Associates vs. Township of



1978, On this 25th day of July, 1978, before me personally appeared Norman J. Cohen, Bernard H. Stollman, Max Stollman and Phillip Stollman, who by me being together duly sworn did say that they are the General Partners of PLYMOUTH INVESTMENT CO., a Michigan Limited Co-Partnership; and that the said instrument was signed in behalf of the said partnership by authority of its Partnership Agreement and that the said General Partners acknowledged the said instrument to be the free act and deed of the said who are Vice President and Assistant Vice Preside respectively, of FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF Federal Corporation, on behalf of the corporation, COUNTY OF OAKLAND) STATE OF MICHIGAN return to: This instrument drafted by and after My commission expires: COUNTY OF OAKLAND) STATE OF MICHIGAN My commission expires: partnership. foregoing instrument was ý Hathleen Kathleen Kuhn Bruce JOHN W. POUGET
Notary Public, Oakland County, Michigan
My Commission Evolution King Ruffin April 14, 1981) SS acknowledged before me recording Ву: By: By: By: ВY a Michigan Limited Co-Pa FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF DETROIT, a Federal Corporation, Marigages PLYMOUTH INVESTMENT CO. AND BY: and kland County, Michigan Negman J. Phillip John W. Bruce Macomb acting in Oakland County ۶ گ John A. KLHT, Sollman, Mortgage Pouget this Notary Alter Genéral Partner County, General Partner 25 th Mice President ر: د era/fa Thersh Michigan 1.7.3 day Notary DETROIT, a Vice President of July, Public

2900 W. Maple Road Troy, Michigan 4808

48084

Gilbert L.

Franklin

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(A)

DECLARATION OF RESTRICTIONS FOR RIDGEWOOD HILLS SUBDIVISION NO.

AND

FIRST AMENDMENT TO DECLARATION OF RESTRICTIONS FOR RIDGEWOOD HILLS SUBDIVISION NO. 1

Township of Plymouth, Wayne County, Michigan, more particularly described as: benefit of the owners of lots in Ridgewood Subdivision No. I which is located in the established certain restrictions, hereinafter referred to as the "Restrictions", for WHEREAS, Plymouth Investment Company, a Michigan Limited Co-Partnership, of Maple Road, Troy, Michigan 48084, hereinafter referred to as "Declarant"

Lots I to 185 inclusive, Ridgewood Hills Subdivision No. 1, as recorded in Liber 98 of Plats, pages 35 to 40 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 1"

County Records; and which Restrictions are recorded in Liber 20298, pages 551 through 563 inclusive, Wayne

Township of Plymouth, Wayne County, Michigan described as: WHEREAS, the Declarant is the owner in fee simple of the premises located in the

Lots 186 to 241 inclusive, Ridgewood Hills Subdivision No. 2, as recorded in Liber of Plats, pages to inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 2"

S D

adding residential lots and/or Common Area to the Association and making by the Declarant without the "signature of any of the lot owners" for the purpose of Restrictions apply to such added lots and/or Common Area; and WHEREAS, the Restrictions in Article VII, Section 2 provide they may be amended F

additional subdivisions in the West 1/2 of Section 32 of the Township of Plymouth to be developed subsequent to the date of the Restrictions by Declarant or its assigns; and Association" for the purpose of making the Declarant without the "consent or approval of any of the lot Owners or the WHEREAS, the Restrictions in Article VII, Section 3 provide they may be amended the Restrictions applicable to one or

such subdivision subject to the Restrictions and the provisions hereof; WHEREAS, preparations are being made to develop Subdivision No. 2 and to make

conditions contained herein, the Restrictions for Subdivision No. 1 are hereby amended as follows: NOW, THEREFORE, in consideration of the premises and the covenants, terms and

- to each and every lot and to the Parks in Subdivision No. 2. All of the Restrictions and recitals set forth therein are hereby made applicable
- applicable to each and every lot and to the Parks in Subdivision No. 1. All of the Restrictions and recitals set forth therein shall continue to be
- subject to the covenants, restrictions, easements, charges and liens provided for in the lot in Subdivision No. 2. Membership in the Association shall be mandatory for each and every owner of a Each and every owner of a lot in Subdivision No.
- and benefit of the owners of lots in Subdivision No. 1 and Subdivision No. 2. Parks is "Common Area" as such term is used in Section 4 of Article I of the Restrictions. The Parks in Subdivision No. 1 and in Subdivision No. 2 are reserved for the use Each of such
- Subdivision No. 2 is recorded. Subdivision No. Declarant or 2 to the Association within ninety (90) days after the date the plat for its assigns shall convey the Common Area (the Parks) in

•	
30, 1985 Joyan E. Kuhn Notary Public Wayne County, Michigan	My Commission expires: March
ber, 1984 before me personally appeared Maurice E. of the above named he persons who executed the foregoing instrument and to an Controller & Loan Control of Said Association, and the foregoing instrument as such officers as the free act the authority.	On this lst day of October, 1984 before me personal Williams and Julius A. Becker Association, to me known to be the persons who executed the me known to be such <u>Deputy Loan Controller & Loa</u>
	COUNTY OF OAKLAND)
chigan Limited Co-Partnership, on behalf of the co-partnership. larch 30, 1985 Joyce E. Kuhn, Notary Public Oakland County, Michigan	nent Company, a Minmission expires: N
of October, 1984 before me personally appeared Norman 1	On this lst day
	STATE OF MICHIGAN) SS
By: Julius A. Becker Loan Control Officer	Physica Ziegenigder
OF DETROIT a National Banking Association By: MOMMY This Plans	Joyce E. Kuhn
MANUFACTURERS NATIONAL BANK	Phylpis Ziegonfelder
By: Luciona General Partner	Joyce E. Kuhn
PLYMOUTH INVESTMENT COMPANY	IN PRESENCE OF:
IN WITNESS HEREOF, the undersigned has caused these presents to be executed or day of October, 1984.	the lst day of October, 1984.
binding upon all grantees and assigns and their respective successors and assigns.	heirs, personal representatives, successors and assigns.
incorporated by reference in all deeds of conveyance and contracts for the sale of lots and	incorporated by reference in all
subjec	restrictions, covenants and as
sion No. 1 and Subdivision No. 2 and all lots in Subdivision	ire owners of lots in Subdiv
くしにというこうできた。	

CONSENT TO RESTRICTIONS

The undersigned, James S. Bonadeo, of 24801 Five Mile Raod, Redford, Michigan 48239, assignee of the above mentioned Declarant as to Subdivision No. 2, hereby acknowledges that his interest and title in Subdivision No. 2 is subject to the Restrictions and the provisions set forth hereinabove. The undersigned hereby further acknowledges that he will assume and comply with the obligations of the Declarant as set forth in paragraph 5 hereinabove.

Dates this 151 day of October, 1984.

IN PRESENCE OF:

Phyllis Ziegenßelder

reda

STATE OF MICHIGAN)

COUNTY OF OAKLAND) SS

S. Bonadeo

1984 by James The foregoing instrument was acknowledged before me this lst day of October,

My Commission expires: March 30, 1985

loyee E. Kuhn

Notary Public

Oakland County, Michigan

Plymouth Investment Company 2900 West Maple Road After recording return to:

Norman J. Cohen 2900 West Maple Road Troy, Michigan 48084

Drafted by:

Troy, Michigan 48084

DECLARATION OF RESTRICTION NO. 13 THE TOR RIDGEWOOD HILLS SUBDIVISION NO. 13 THE TORING WAYNE THE TORING

SECOND AMENDMENT TO DECLARATION OF RESTRICTIONS

FOR RIDGEWOOD HILLS SUBDIVISION NO. 1

benefit of the owners of lots in Ridgewood Subdivision No. I which is located in the Township of Plymouth, Wayne County, Michigan, more particularly described as: established certain restrictions, hereinafter referred to as the "Restrictions", for the 2900 West Maple Road, Troy, Michigan 48084, hereinafter referred to as "Declarant" WHEREAS, Plymouth Investment Company, a Michigan Limited Co-Partnership, of

Lots I to 185 inclusive, Ridgewood Hills Subdivision No. I, as recorded in Liber 98 of Plats, pages 35 to 40 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. I"

which Restrictions are recorded in Liber 20298, pages 551 through 563 inclusive, Wayne

Plymouth, Wayne County, Michigan, more particularly described as: WHEREAS, the Restrictions apply to and govern lands located in the Township of

Lots 186 to 241 inclusive, Ridgewood Hills Subdivision No. 2, as recorded in Liber 100 of Plats, Pages 98 to 100 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 2"

by virtue of an instrument recorded in Liber22679 Pages 916 to , Wayne County Records,

Township of Plymouth, Wayne County, Michigan described as: WHEREAS, the Declarant is the owner in fee simple of the premises located in the

Lots 242 to 305 inclusive, Ridgewood Hills Subdivision No. 3, as recorded in Liber of Plats, pages to inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 3"

Restrictions apply to such added lots and/or Common Area; and adding residential lots and/or Common Area to WHEREAS, the Restrictions in Article VII, Section 2 provide they may be amended Declarant without the "signature of any of the lot owners" for the purpose of the Association and making

developed subsequent to the date of the Restrictions by Declarant or its assigns; and additional subdivisions in the West 1/2 of Section 32 of the Township of Plymouth to be by the Declarant without the "consent or approval of any of the lot Owners or the Association" for the purpose of making the Restrictions applicable to one or WHEREAS, the Restrictions in Article VII, Section 3 provide they may be amended

such subdivision subject to the Restrictions and the provisions hereof; WHEREAS, preparations are being made to develop Subdivision No. 3 and to make

conditions contained herein, the Restrictions for Subdivision No. I are hereby amended as NOW, THEREFORE, in consideration of the premises and the covenants, terms and

- to each and every lot and to the Parks in Subdivision No. 2. All of the Restrictions and recitals set forth therein are hereby made applicable
- applicable to each and every lot and to the Parks in Subdivision No. I and Subdivision No. All of the Restrictions and recitals set forth therein shall continue to be
- subject to the covenants, restrictions, easements, charges and liens provided for in the lot in Subdivision No. 3. 3. Membership in the Association shall be mandatory for each and every owner of a Each and every owner of a lot in Subdivision No. 3 shall be

- Section 4 of Article I of the Restrictions. 2 and Subdivision No. 3. reserved for the use and benefit of the owners of lots in Subdivision No. 1, Subdivision No. The Parks in Subdivision No. 1, Subdivision No. 2 and Subdivision No. 3 are Each of such Parks is "Common Area" as such term is used in
- Subdivision No. 3 is recorded. Subdivision No. Declarant or its assigns shall convey the Common 3 to the Association within ninety (90) days after the date the plat for Area (the Parks) in
- and assigns and their respective heirs, personal representatives, successors and assigns. contracts for the sale of lots and shall run with the land and be binding upon all grantees the Restrictions which shall be incorporated by reference in all deeds of conveyance and and/or sold expressly subject to the restrictions, covenants and agreements set forth in future owners of lots in Subdivision No. 1, Subdivision No. 2 and Subdivision No. 3 and all Subdivision No. 1, Subdivision No. 2 and Subdivision No. 3 The Restrictions and the provisions hereof shall be applicable to the present and shall be used, held,

IN WITNESS HEREOF, the undersigned has caused these presents to be executed on

and deed of said Association, by its authority. My Commission expires:	M. E. Williams and Julius A. Becker, of the above named Association, to me known to be the persons who executed the foregoing instrument and to me known to be such Vice President and Loan Control Off. of said Association, and accompled that they executed the foregoing instrument as such officers as the free act	STATE OF MICHIGAN)) SS COUNTY OF OAKLAND)	My Commission expires: April 17, 1989	On this 3rd day of December 1985 before me personally appeared Norman J. Cohen, who, being by me duly sworn did say that he is a General Partner of Plymouth Investment Company, a Michigan Limited Co-Partnership, on behalf of the co-partnership.	COUNTY OF OAKLAND)	ZAN)	Geraldine Helbig	oo	Toyke El Kuhn	IN PRESENCE OF:	the oth day of December, 1785.
and & Heren	ore me personally appeared of the above named of executed the foregoing instrument and to ban Control Off. of said Association, and the free act of the free	, , , , , , , , , , , , , , , , , , , ,	Joyge E./Kuhn, Notary Public Oakland County, Michigan	Julius A. Becker, Loan Control Office before me personally appeared Norman J. that he is a General Partner of Plymouth artnership, on behalf of the co-partnership.	Charles C	By: M. E. Williams, Vice President	MANUFACTURERS NATIONAL BANK OF DETROIT a National Banking Association	Bernard H. Stollman, General Partner	By: Norman J. Cohen, a General Partner	PLYMOUTH INVESTMENT COMPANY a Michigan Limited Co-Partnership	

Notary Public, Macomb County, Michigan Acting in Wayne County http://Commission/Expires rebruary 5, 1984

JANET L. ROSENOW,

ne County, Michigan

CONSENT TO RESTRICTIONS

The undersigned, James S. Bonadeo, of 24801 Five Mile Road, Redford, Michigan 48239, assignee of the above mentioned Declarant as to Subdivision No. 2, hereby acknowledges that his interest and title in Subdivision No. 2 is subject to the Restrictions and the provisions set forth hereinabove. The undersigned hereby further acknowledges that he will assume and comply with the obligations of the Declarant as set forth in paragraph 5 hereinabove.

Dated this a day of December, 1985.

IN PRESENCE OF:

rol Mismer

James S. Bonadeo

STATE OF MICHIGAN

) SS COUNTY OF OAKLAND)

The foregoing instrument was December, 1985 by James S. Bonadeo. was acknowledged before ne e this day

My Commission expires: April 17, 1989

Joyce E. Kuhn Oakland County, Michigan

Notary Public

0

After recording return to:

Plymouth Investment Company 2900 West Maple Road Troy, Michigan 48084

Norman J. Cohen 2900 West Maple Road Troy, Michigan 48084

DECLARATION OF RESTRICTIONS FOR RIDGEWOOD HILLS SUBDIVISION NO.

THIRD FOR AMENDMENT TO OR RIDGEWOOD AND DECLARATION OF RESTRICTIONS HILLS SUBDIVISION NO. 1

Michigan, restrictions, hereinafter Partnership, ch is benefit WHEREAS more located 0 H О Н hereinafter referred Plymouth particularly described as: the 2900 in the owners Investment Company, West ¢ 0 of lots in Ridgewood Subdivision referred to Township of Plymouth, S S Maple "Plymouth" Road, as the "Restrictions" Troy, a Michigan Limited Coestablished Michigan Wayne certain County, 48084) ŏ. for

No. 1, as recorded inclusive, Wayne (to as "Subdivision Lots -ţ 185, inclusive, County Records, n No. 1" ב Liber Ridgewood 98 О Н Plats, Pages hereinafter Hills Subdivision ges 35 to 40 ter referred

563 which Restrictions inclusive, Wayne County are recorded in Liber Records; and 20298, Pages 551 through

particularly described as: Ĭ the WHEREAS Township the Restrictions 0 H) Plymouth, Ardde Wayne ៩ County, and govern Michigan, lands 10 Ω more ယ ded

No. 2, as recorded in Liber 100 of Plats 100 inclusive, Wayne County Records, referred to as "Subdivision No. 2", and Lots 186 ç recorded in Liber 100 of I Plats, Hills Pages 98 to hereinafter Subdivision

No. 3, as resident as a referred to Lots 3, as recorded in Live inclusive, Wayne County inclusive, Wayne County 242 ç 305 inclusive, Ridgewood Hills r 101 of Plats, Records, Plats, Pages 29 to hereinafter Subdivision

Λ̈́q Ľ, Liber virtue 22629, 0 H instruments Page 201, recorded in Wayne County Liber Records, 22628, and Page 916 and

4 Township James 18239, WHEREAS, S the J. Bonadeo, Plymouth, owner Plymouth ם. ב 0 H Wayne fee simple 24801 assigned its County, West Five Mile, 0 Michigan described as interest the lands located Redford, S "Declarant" Michigan ۲. 5 the ç

o. referred to Lots 4 306 9 ф О recorded inclusive, Wayne County Records, o as "Subdivision No. 4" 385 inclusive, h. Liber Ridgewood 0 H d Hills Succ of Plats, Pages of Plats, hereinafter

and

any they and/or O.F may WHEREAS the Common b e lot amended by Area the owners" Restrictions 8 6 the for the Association the Declarant purpose ij Article and O H without making adding VII, the Section the residential Restrictions signature N provide lots Off.

apply to such added lots and/or Common Area; and

the Township of Plymouth additional subdivisions approval of any of the lot Owners Restrictions by Declarant or its assigns; WHEREAS, ტ ტ making amended by the the Restrictions in Article the Restrictions applicable to one or more to be developed subsequent in the Declarant without West or the Association" 1/2 of VII, and Section Section the to the date "consent 32 0 Њ 0

0 the provisions hereof; WHEREAS, ¢ t preparations are being made to develop Subdivision make such subdivision subject to the Restrictions

Restrictions THEREFORE, in consideration for terms and conditions Subdivision No. سو are hereby amended as follows: contained herein, of the premises and the

- are Subdivision No. 4. hereby made applicable to each and every lot and to the Parks All of the Restrictions and recitals set forth therein
- Parks 1 continue in Subdivision No. 1, Subdivision No. 2 and Subdivision All of the Restrictions to be applicable to each and every and recitals set lot forth therein
- every owner in the every owner Membership Restrictions. restrictions, of a lot in Subdivision No. 4 shall be subject to in the O Ha easements, charges a lot Association in Subdivision shall and liens provided ŏ. be mandatory 4
- Subdivision No. Subdivision No. Article such Parks is "Common Area" as such term is benefit of the owners The I of the Restrictions. Parks in Subdivision No. Ņ 3 and Subdivision No. 4 are Subdivision 0 o. lots in Subdivision No. 3 and Subdivision No. 4. ير reserved for Subdivision used in Section 4 the
- (90) recorded days Declarant after ij Subdivision No. the 0 date its assigns the 4 to the Association within ninety plat shall for convey the Common Area

held ŏ. Subdivision Subdivision applicable shall covenants personal binding contracts ,2 Ф Ф Д and/or nogu Subdivision representatives, incorporated for The and o. No. ф ф all the Restrictions sold agreements 4 the grantees **-**-sale and o. Subdivision expressly Λ̈́q a11 present O.f. ω reference lots and lots successors set and and assigns and and Subdivision No. in Subdivision forth the subject o N shall in all future and provisions and 2, μ'n run assigns the d O Subdivision their deeds owners with the No. Restrictions O H 4 respective hereof the shall ۲, restrictions conveyance О Њ land Subdivision Z 0 shall Ф lots heirs and ω which used, and and Ľ. o e рe

ç c б Д IN WITNESS executed on the HEREOF, the undersigned has day O H April, 1987. caused these presents

H
PRESENCE
OF:

Earlene	James S.	
Earlene Bonadeo,	. Bonadeo	
his		
wife		

The f day o wife. foregoing of April, instrument w 1987 by Jame sew Sew Ŝ acknowledged
. Bonadeo an and before m Ħe Bonadeo, this

COUNTY OF

STATE

ليا الم

MICHIGAN)

SS

My Commission expires:

Notary Public County, Michigan

Drafted by:

Norman J. Cohen, Esquire 2900 West Maple Road Troy, Michigan 48C84

After recording return to:

James S. Bonadeo 24801 West Five Mile Redford, Michigan 48239

DECLARATION OF RESTRICTIONS FOR RIDGEWOOD HILLS SUBDIVISION NO. AND

THIRD FOR AMENDMENT TO DECLARATION OF RESTRI RESTRICTIONS

the hereinaf Michigan, which tnership trictions benefit WHEREAS μ. () ter more located O_{ff} 0 referred Plymouth hereinafter the particularly described 2900 ۳. ت owners the Investment West о С referred O.f. Township of Plymouth, S S Maple lots # Plymouth" Company, 'n ტ ტ Road, Ridgewood Subdivision S O) the "Restrictions" Troy, Ø established Michigan Michigan Wayne Limi certain ċt County 48084) e O Z O င္ပ for

No. Fots inclusive, Wayne (to as "Subdivision نــا 9 ά recorded 185, inclusive, County Records, hereinaf Ridgewood Hills .
's, Pages Subdivision Jes 35 to 40 35 to 40 referred

which g ω inclusive, Restrictions Wayne are County recorded in Liber Records; and 20298, Pages 551 through

נינ particularly described ct o De WHEREAS, Township the Restrictions O H Plymouth, : : apply Wayne o t County, and govern Michigan lands 10 Õ mor ated

100 inclusive, Wayne County Records, referred to as "Subdivision No. 2", and Lots 186 o d 241 inclusive, Ridgewood Hills r 100 of Plats, Pages 98 to hereinafter

Lots No. 3, as recorded in Liber 32 inclusive, Wayne Coureferred to as "Subdivision" 242 recorded in Liber 101 of sive, Wayne County Records "Subdivision No. 3" 305 inclusive, Ridgewood Hills Records, Plats, Pages 29 to hereinafter Subdivision

ÃQ 'n. Liber virtue 22629, 0 H instruments Page 201, Wayne County recorded in Liber Records, 22628, and Page 916 and

Township James 9 WHEREAS Š the Off. Bonadeo, Plymouth, owner Plymouth r L О Њ Wayne fee 24801 assigned simple County, West its t of the Five Michigan described as interest Mile, lands S Redford, located "Declarant" Michi Ļ. gan the ç

No. Lots to i 4 306 S to 385 inclusive, R recorded in Liber inclusive, Wayne C to as "Subdivision N ი ბ Ridgewood Hills Subdivision of Plats, Pages County Records, hereinafter No. 4"

and

and any they О Нь may WHEREAS, the \circ <u>ө</u> 10t amended the A owners" Restrictions Āq the for the Association the Declarant purpose ij Article and O.F without making adding VII, the Section the residenti "signature Restrictions N provide lots ტ Њ

apply to such added lots and/or Common Area; and

purpose approval Township additional subdivisions Restrictions by Declarant or its assigns; may WHEREAS, Offi О Н of Plymouth to эq making the any of the amended the Restrictions in Article VII, Åq Restrictions applicable to one lot Owners or the Association" ө Д in the the developed subsequent Declarant West 1/2 of without Section and Section 3 the to the "consent 32 date for or more O Hi provide the 04

and the provisions 4 and to make such subdivision subject to the Restrictions WHEREAS, preparations are being made to hereof; develop Subdivis

Restrictions ovenants, THEREFORE, for Subdivision No. terms and conditions ր. ၁ consideration **--**are hereby amended as follows: contained of the premises herein, the the

- ۲, Subdivision No. 4. hereby made All of applicable the Restrictions to each and every lot and and recitals set forth therein to the
- ω Parks Ľ, continue Subdivision No. All of the Restrictions ç 90 applicable 1, Subdivision No. ç and recitals set each and every lot N and Subdivision forth therein o O
- each covenants, in the every owner of Membership Restrictions. restrictions, O H ω 10t in Subdivision No. in the Association shall മ easements, charges lot H Subdivision 4 shall be subject and liens provided No. be mandatory ςţ
- Subdivision No. 3 Subdivision No. 2, of Article I such Parks is benefit of The of the Parks in "Common Area" the and Subdivision No. Restrictions owners Subdivision Subdivision О Њ ខ្លួ NO. lots such term is used in Section 4 3 and Subdivision No. 4. No. 1, 4 are in Subdivision No. 1, reserved Subdivision for the use 'n
- (90) Parks) days Declarant in Subdivision No. after the OH, its date assigns shall the 4 to plat the #OH Association within convey Subdivision the Common o. Area

appl No. held, Subdivision Subdivi covenants shall binding contracts personal 'n icable Ó Ю Д ß. and/or noqu Subdivision Ö representatives incorporated The for and No. No. ተ a11 0 the Restrictions sold agreements 4 the <u>ب</u> grante sale and No. Subdivision expr present Хq a11 O f 9 ω O lots lots and eference successors and Ø set set and Sly assigns and and Subdivision Ļ'n forth the subj No. Subdivision ۲. shall future ect provisions and assigns all ۳. ت 2, and run with t 0 the their Subdivision deeds No. owners the No. Restrictions O H 1 respective hereof the shall **}** restric conveyance 0 Hi Subdivision land 2 0 shall Q O lots t H and ω heirs used which ons and and מי рe o o

ი σ Ō IN WITNESS executed on HEREOF the the day undersigned О Њ April, has 1987 caused these presents

IN PRESENCE OF:

James S. Bonadeo

Earlene Bonadeo, his wife

STATE OF MICHIGAN)
) SS
COUNTY OF

day wife The foregoing of April, instrument 1987 by Ja Λq James : Ś acknowledged
. Bonadeo and before m l Earlene Bonadeo, this his

My Commission expires:

Notary Public County, Michigan

Drafted by:

Norman J. Cohen, Esquire 2900 West Maple Road Troy, Michigan 48084

After recording return to

James S. Bonadeo 24801 West Five Mile Redford, Michigan 48239

TO AGE IN SECTION

Bernard J. Youngblood Wayne County Register of Deeds August 14, 2013 11:54 AM

Inst: 2013369062 AMD Pages: 340

Liber:50999 Page:358



RIDGEWOOD HILLS SUBDIVISION NO. 1, NO. 2, NO. 3 AND NO. 4 DECLARATION OF RESTRICTIONS FOURTH AMENDMENT TO WRITTEN APPROVAL FOR うのだ

PLYMOUTH TOWNSHIP, MICHIGAN

Michigan non-profit corporation, whose address is P.O. Box 5492, Plymouth, Michigan 48170, recorded a Fourth Amendment to Declaration of Restrictions for Ridgewood Hills Subdivision No. 1, No. 2, No. 3 and 4, Plymouth Township, Michigan at Liber 49879 Pages 370 through 371 amending the Declaration of On May 21, 2012, RIDGEWOOD HILLS SUBDIVISION ASSOCIATION (hereinafter, "Association"), a 563, Wayne County Records. Restrictions for Ridgewood Hills Subdivision No. 1, which were recorded at Liber 20298 Pages 551 through 3 and No.

which is located in the Township of Plymouth, Wayne County, Michigan, more particularly described as: Troy, Michigan 48084, hereinafter referred to as "Plymouth" established certain restrictions, hereinafter referred to as the "Restrictions", for the benefit of the owners of lots in Ridgewood Hills Subdivision No. 1 Whereas, Plymouth Investment Company, a Michigan Limited Co-Partnership, of 2900 West Maple Road

to 40 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 1", and Lots 1 to 185, inclusive, Ridgewood Hills Subdivision No. 1, as recorded in Liber 98 of Plats, Pages 35

County Records, the Restrictions apply to and govern lands located in the Township of Plymouth, Whereas, by virtue of instruments recorded in Liber 22628, Page 916, and Liber 22629, Page 201, Wayne County, Michigan, more particularly described as: Wayne

Lots 186 to 241 inclusive, Ridgewood Hills Subdivision No. 2, as recorded in Liber 100 of Plats, Pages 98 to 100 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 2", and

Lots 242 to 305 inclusive, Ridgewood Hills Subdivision No. 3, as recorded in Liber 101 of Plats, Pages 29 to 32 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 3", and

Lots 306 to 385 inclusive, Ridgewood Hills Subdivision No. 4, as recorded in Liber 102 of Plats, Pages to 3 inclusive, Wayne County Records, hereinafter referred to as "Subdivision No. 4"

thereafter by an instrument singed by not less than seventy-five percent (75%) of the lot Owners and the Township of Plymouth...", and, by virtue of the Association having obtained the approval of over seventy-five (75%) of the lot Owners and the Township of Plymouth, the following provisions were inserted into the Declaration of Restrictions: which provides that, "This Declaration may be amended during the first twenty (20) year period by an instrument singed by not less than ninety percent (90%) of the lot Owners and the Township of Plymouth, and Whereas the Fourth Amendment was made pursuant to Article VII, Section 2 of the Declaration of Restrictions,

at Article V, Section 13, add the following paragraph d

d. Chain link fencing is prohibited on all lots in the subdivision.

at Article V, add the following Section 17.

17. Swimming Pools

(up to 150 gallons) or hot tubs. prohibited on all lots in the subdivision. This restriction does not prohibit small children's wading pools Only permanent in-ground swimming pools are permitted. Above ground swimming pools are

Whereas the Association is hereby recording the requisite lot Owners and Plymouth Township approval of the Fourth Amendment to Declaration of Restrictions for Ridgewood Hills Subdivision No. 1, No. 2, No. 3 and No. 4, Plymouth Township, Michigan. All other provisions of the Declaration of Restrictions remain unchanged.

No. 1, No. 2, No. 3 and No. 4. Attached hereto are all the exhibits (Charter Township of Plymouth Board of Trustees Meeting Agenda dated Tuesday, October 25, 2011 [exhibit #1], Charter Township of Plymouth Board of Trustees Meeting Minutes dated Tuesday, October 25, 2011 [exhibit #2], and Proposed Amendment signed by property owners [exhibits #3 through #333]) for said Fourth Amendment to Declaration of Restrictions for Ridgewood Hills Subdivision

All other provisions of the Declaration of Restrictions remain unchanged

Dated this 1st day of March, 2013

Signed by:

Ridgewood Hills Subdivision Association

Corrine Hallads, Legal Assistant for Barone Law Offices, PLC, attorneys for

Ridgewood Hills Subdivision Association

STATE OF MICHIGAN

COUNTY OF WAYNE

) SS:

The foregoing instrument was acknowledged before me this 1st day of March, 2013, by Corrine Halaas, Legal Assistant for Barone Law Offices, PLC, attorneys for Ridgewood Hills Subdivision Association.

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Ser

E

Carl Joseph Barone III, Notary Public, Wayne County Michigan Acting in Wayne County, Michigan My Commission expires 8/6/2019

Drafted by and when recorded return to: C. Joseph Barone III, Attorney-at-Law (P57033) 607 South Main Street, Plymouth, Michigan 48170

Tele: 734-414-0358