

#### AMENDMENTS TO

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# THE DECLARATION OF EASEMENTS, COVENANTS,

CONDITIONS AND RESTRICTIONS

<u>FOR</u>

THE LAKES OF FRANKLIN MILLS

PLEASE CROSS MARGINAL REFERENCE WITH THE DECLARATION OF EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE LAKES OF FRANKLIN MILLS RECORDED AT INSTRUMENT NO. 200504265 OF THE PORTAGE COUNTY RECORDS.

## <u>AMENDMENTS TO</u> <u>THE DECLARATION OF EASEMENTS, COVENANTS, CONDITIONS AND</u> <u>RESTRICTIONS FOR THE LAKES OF FRANKLIN MILLS</u>

WHEREAS, The Declaration of Easements, Covenants, Conditions and Restrictions for The Lakes of Franklin Mills (the "Declaration") and the Bylaws of The Lakes of Franklin Mills Association, Inc. (the "Bylaws"), attached to and made a part of the Declaration, were recorded at Portage County Records, Instrument No. 200504265, and

WHEREAS, The Lakes of Franklin Mills Association, Inc. (the "Association") is a corporation consisting of all Owners in the Lakes of Franklin Mills Master and as such is the representative of all Owners, and

WHEREAS, Declaration Article XV, Section 15.3 authorizes amendments to the Declaration and Bylaws Article V, Section 5.6 authorizes amendments to the Bylaws, and

WHEREAS, Owners representing at least 80% of the Association's current voting power have executed instruments in writing setting forth specifically the matter to be modified in the Declaration and Owners representing at least 50% of the Association's current voting power have executed instruments in writing setting forth specifically the matter to be modified in the Bylaws (the "Amendments"), and

WHEREAS, the Association has in its records the signed, written consents to Amendment G signed by Owners representing 61.97% of the Association's voting power as of October 5, 2017, and

WHEREAS, the Association has in its records the power of attorney signed by Owners representing 61.97% of the Association's voting power authorizing the Association's officers to execute Amendment G on their behalf, and

WHEREAS, the Association has in its records the signed, written consents to Amendment I signed by Owners representing 61.03% of the Association's voting power as of October 5, 2017, and

WHEREAS, the Association has in its records the power of attorney signed by Owners representing 61.03% of the Association's voting power authorizing the Association's officers to execute Amendment I on their behalf, and

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WHEREAS, the Association has in its records the signed, written consents to Amendment J signed by Owners representing 57.27% of the Association's voting power as of October 5, 2017, and

WHEREAS, the Association has in its records the power of attorney signed by Owners representing 57.27% of the Association's voting power authorizing the Association's officers to execute Amendment J on their behalf, and

WHEREAS, the Association has in its records the signed, written consents to Amendment K signed by Owners representing 53.99% of the Association's voting power as of October 5, 2017, and

WHEREAS, the Association has in its records the power of attorney signed by Owners representing 53.99% of the Association's voting power authorizing the Association's officers to execute Amendment K on their behalf, and

WHEREAS, as 5312.06(D)(18)(d) permits the Board to exercise powers that are necessary and proper for the government and operation of the association, the Board of Directors (the "Board") approved the following matter to be modified (the "Correction Amendment") to correct an obvious typographical error in the quorum requirement in Bylaws Article II, Section 2.6, entitled "Quorum," and

WHEREAS, Bylaws Article II, Section 2.6 states in part: "To constitute a quorum at the annual or any special meeting, at least <u>fifty percent (25%)</u> of the voting power of all Owners must be present at such meeting in person or by proxy."

WHEREAS, Bylaws Article II, Section 2.6 should state in part: "To constitute a quorum at the annual or any special meeting, at least fifty percent (50%) of the voting power of all Owners must be present at such meeting in person or by proxy."

WHEREAS, the proceedings necessary to amend the Declaration and Bylaws as required by the Declaration and Bylaws and by Chapter 5312 of the Ohio Revised Code have in all respects been complied with. **NOW THEREFORE**, the Declaration of Easements, Covenants, Conditions and Restrictions for The Lakes of Franklin Mills and Bylaws of Lakes at Franklin Mills Association, Inc. are amended by the following:

#### AMENDMENT A

Intentionally Left Blank - Amendment Proposal Still Pending

#### AMENDMENT B

Intentionally Left Blank - Amendment Proposal Still Pending

#### AMENDMENT C

Intentionally Left Blank - Amendment Proposal Failed

#### AMENDMENT D

Intentionally Left Blank - Amendment Proposal Failed

#### <u>AMENDMENT E</u>

Intentionally Left Blank - Amendment Proposal Still Pending

#### AMENDMENT F

Intentionally Left Blank - Amendment Proposal Still Pending

#### AMENDMENT G

**INSERT a new PARAGRAPH to BYLAWS ARTICLE II, SECTION 2.3 entitled,** "<u>Voting Power</u>." Said new addition, to be added on Page 2 of the Bylaws, attached

Page 4 of 11

to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265, is as follows:

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In the case of a Living Unit or Sublot owned or held in the name of a corporation, partnership, fiduciary, or nominee, a Certificate signed by the Owner(s) will be filed with the Secretary naming the person authorized to cast votes for such Living Unit or Sublot, which Certificate will be conclusive until a subsequent substitute Certificate is filed with If such Certificate is not on file, the vote of such the Secretary. corporation, partnership, fiduciary, or nominee will not be considered nor will the presence of such Owner at a meeting be considered in determining whether the quorum requirements for such meeting have been met. If a Living Unit or Sublot is owned as tenants in common, joint tenants or tenants by the entireties, no Certificate need be filed with the Secretary naming the Person authorized to cast votes for such Living Unit, and either Person, but not both, may vote in person or by proxy and be considered in determining whether the quorum requirement has been met at any Association meeting, unless prior to such meeting either Person has notified the Secretary in writing that there is a disagreement as to who will represent their Living Unit or Sublot at the meeting, in which case the Certificate requirement set forth above will apply and, if no Certificate is filed with respect to such Living Unit or Sublot and they are unable to agree upon their ballot on any subject at any meeting, they will lose their right to vote on such subject.

Any conflict between the above modification and any other provisions of the Declaration and Bylaws will be interpreted in favor of the above amendment addressing ownership of a Sublot or Living Unit by a corporation or partnership and how these entities vote at an owners' meeting. The invalidity of any part of the above provision does not impair or affect in any manner the validity or enforceability of the remainder of the provision. Upon the recording of this amendment, only Owners of record at the time of such filing have standing to contest the validity of the amendment, whether on procedural, substantive, or any other grounds, provided further that any such challenge must be brought in the court of common pleas within one year of the recording of the amendment.

#### <u>AMENDMENT H</u>

## Intentionally Left Blank - Amendment Proposal Still Pending

#### <u>AMENDMENT I</u>

MODIFY the THIRD SENTENCE in BYLAWS ARTICLE III, SECTION 3.3 entitled, "<u>Election of Board Members; Vacancies</u>." Said modification, to be made on Page 6 of the Bylaws, attached to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265, is as follows (deleted language is crossed-out; new language is underlined):

Election of Board members <u>will shall</u> be by secret written ballot whenever requested by any member; but unless such request is made, the election may be conducted in any manner approved at such meeting.

Any conflict between the above modification and any other provisions of the Declaration and Bylaws will be interpreted in favor of the above amendment establishing a procedure for voting, including the election of Board members, as approved at the meeting. The invalidity of any part of the above provision does not impair or affect in any manner the validity or enforceability of the remainder of the provision. Upon the recording of this amendment, only Owners of record at the time of such filing have standing to contest the validity of the amendment, whether on procedural, substantive, or any other grounds, provided further that any such challenge must be brought in the court of common pleas within one year of the recording of the amendment.

#### AMENDMENT J

MODIFY BYLAWS ARTICLE IV, SECTION 4.1 entitled, "<u>Election of Designation</u> <u>of Officers: Committees</u>." Said modification, to be made on Page 9 of the Bylaws, attached to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265, is as follows (deleted language is crossed-out; new language is underlined):

## Section 4.1 <u>Election and Designation of Officers: Committees.</u>

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At the first meeting of the Board in each year held after the annual meeting of the Owners, the Board <u>will shall</u> erect officers and designate such employees as it <u>shall</u> determines. The Board may also appoint an executive committee or special committees. The <u>Board</u> officers of the Association <u>will shall be elect</u> a President, Vice President, Secretary, and Treasurer, and such other officers as the Board shall determines, each of whom will be a member of the Board. Board members may be officers but officers need not be members of the Board. An officer must be an Owner, or the spouse of an Owner. One person may hold more than one office. Any two officers, other than that of the President, may be held by the same person, but no officer will execute, acknowledge, or verify any instrument in more than one capacity.

Any conflict between this provision and any other provisions of the Declaration and Bylaws are to be interpreted in favor of this amendment requiring officers to be Board members. The invalidity of any part of the above provision does not impair or affect in any manner the validity or enforceability of the remainder of the provision. Upon the recording of this amendment, only Owners of record at the time of such filing have standing to contest the validity of the amendment, whether on procedural, substantive, or any other grounds, provided further that any such challenge must be brought in the court of common pleas within one year of the recording of the amendment.

## AMENDMENT K

**DELETE BYLAWS ARTICLE V, SECTION 5.1 entitled,** "<u>Books and Records of</u> <u>Association</u>," in its entirety. Said deletion to be taken from Pages 10-11 of the Bylaws, attached to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265.

**INSERT a new BYLAWS ARTICLE V, SECTION 5.1 entitled, "Books and Records."** Said new addition, to be added on Page 10 of the Bylaws, attached to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265, is as follows:

### Section 5.1 Books and Records.

- a. The Association will maintain correct and complete books and records of account that specify the receipts and expenditures relating to the Common Elements and other common receipts and expenses, records showing the allocation, distribution and collection of the profits, losses, and expenses among and from the Owners, minutes of the Association and Board meetings, and records of names and addresses of the Owners (the "Association's Records").
- b. The Board may adopt rules and regulations establishing reasonable standards for the examination and copying of the Association's Records, which may include, without limitation, standards and limitations governing the type of documents that are subject to examination and/or copying, limitations on the use and distribution of such records, the times and locations at which the documents may be examined or copied, and a reasonable fee for the examination and/or copying of the documents. In the absence of any rules and regulations, any Owner or their mortgagee, or by any representative of an Owner duly authorized, in writing, may, for reasonable purposes, during normal business hours and following a reasonable, prior written request to the Board, examine or copy the Association's Records, subject to a reasonable fee and the provisions of Chapter 5312. Within 10 days of a written request to the Board and upon payment of a reasonable fee, any Owner will be furnished a statement of their account setting forth the amount of any unpaid Assessments or other charges due and owing from such Owner.
- c. The Association will not permit examining and/or copying of any of the following from books, records, or minutes unless expressly approved by the Board:
  - 1. information that pertains to property-related personnel matters;
  - 2. communications with legal counsel or attorney work product pertaining to potential, threatened or pending

litigation or other property-related matters or other matters protected under attorney-client privilege;

3. information that pertains to contracts or transactions currently under negotiation, or information that is contained in a contract or other agreement containing confidentiality requirements and that is subject to those requirements;

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- 4. information that relates to the enforcement of the Declaration, these Bylaws or rules and regulations against an Owner(s); or
- 5. information the disclosure of which is prohibited by state or federal law.

Any conflict between this provision and any other provisions of the Declaration and Bylaws are to be interpreted in favor of this amendment clarifying documents available and not available for inspection. The invalidity of any part of the above provision does not impair or affect in any manner the validity or enforceability of the remainder of the provision. Upon the recording of this amendment, only Owners of record at the time of such filing have standing to contest the validity of the amendment, whether on procedural, substantive, or any other grounds, provided further that any such challenge must be brought in the court of common pleas within one year of the recording of the amendment.

## AMENDMENT L

## Intentionally Left Blank - Amendment Proposal Still Pending

## CORRECTION AMENDMENT

**MODIFY BYLAWS ARTICLE II, SECTION 2.6 entitled, "Quorum.**" Said modification, to be made on Page 3 of the Bylaws, attached to and made a part of the Declaration, as recorded at Portage County Records, Instrument No. 200504265, is as follows (deleted language is crossed-out; new language is underlined):

#### 2.6 <u>Quorum</u>.

To constitute, a quorum at the annual or any special meeting, at least fifty percent (25%) (50%) of the voting power of all Owners must be present at such meeting in person or by proxy. At any meeting at which a quorum is present, all questions and business shall be determined by a majority vote of those present, in person or by proxy, except as may be otherwise expressly provided in the Articles, Declaration, these Bylaws, or required by law.

The Lakes of Franklin Mills Association, Inc. has caused the execution of this instrument this  $3^{++}$  day of <u>February</u>, 2017.

## THE LAKES OF FRANKLIN MILLS ASSOCIATION, INC.

By: GEORGE WÀRGO, its President By: SUSAN VALETTA, its Vice President

STATE OF OHIO SSCOUNTY OF Summit

**BEFORE ME**, a Notary Public, in and for said County, personally appeared the above named The Lakes of Franklin Mills Association, Inc., by its President and its Vice President, who acknowledged that they did sign the foregoing instrument, on Page 10 of 11, and that the same is the free act and deed of said corporation and the free act and deed of each of them personally and as such officers.

NOTARY PUBLIC Place notary stamp/seal here: Place notary sta	I have set my hand day of	and official seal in <u>HUOSON</u> , Ohio,	this
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This instrument prepared by: KAMAN & CUSIMANO, LLC, Attorneys at Law 50 Public Square, Suite 2000 Cleveland, Ohio 44113 (216) 696-0650 ohiohoalaw.com

#### DEVELOPER'S CONSENT

In accordance with Section 15.3 of The Declaration of Easements, Conditions, Covenants, and Restrictions for the Lakes of Franklin Mills, the undersigned, Forest Lakes Development Ltd., the developer, hereby consents to the attached Amendment.

Forest Lakes Development Ltd.

By: Robert Heimann, managing member

STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared Forest Lakes Development Ltd. by Robert Heimann its managing member who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Forest Lakes Development and his free act and deed personally and as such Member.

In Testimony Whereof, I have hereunto set my hand and official seal, at  $f_{\rm max}$ , Ohio, this  $\partial \geq$  day of  $F_{\rm max}$ , 2005.

Notary Public

David E. Williams

Notary Public for State of Ohio My commission has no expiration da R.C. 147.03

Heimann, Rober\Developer Consent

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: gewater Circle えのろ

Signature Linda J. Lemak

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>chempered</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at <u>Kent</u>, Ohio, this <u>Brit</u> day of <u>FER</u>, 2005.

Bruce E. Doilli Notary Public, State of Ohio Commission Expires 3/12/. 05

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: 186 Edge water 1

Signature

Signature

STATE OF OHIO SS PORTAGE COUNTY

4.

Before me a Notary Public in and for said County and Eate, personally appeared the above named <u>Steader A. Lemak</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at  $\mathcal{L}_{\mathcal{F}}$ , Ohio, this  $\mathcal{L}_{\mathcal{F}}$  day of  $\mathcal{F}_{\mathcal{F}}$ , 2005.

Notary Public

Bruce E. Doski Notary Public, State of Ohlo Av Commission Expires 3/12/05

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:\_\_\_\_\_

\*863 STONEWATER DEIVE

KENT, OH 44240

Clift Egi-

Signature Albert E. Grun

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Patricia Q. Grimes/AUBERT</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at <u>Bauenna</u>, Ohio, this <u>7th</u> day of <u>February</u>, 2005. <u>Marcia & Ramos</u> Notary Public Marcia L. Ramos 2-6-08

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: 89/ Stonewater	Dr. Man-
# 145NT, out 44240	Signature DENNIS K. Blow

Signature

STATE OF OHIO Jummit SS P<del>ORTAGE</del> COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Dennis K Brecco</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Canton, Ohio, this 4th day of February 2005. laray Notary/Public Shelley R. Taray Notary Public ÷ In And For The State Of Ohio My Commission Expires July 16 2008 -31

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: Honewater 0h. 442.40

Signature

L. Stewart,

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named  $\underline{Mam_{formula}}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Kaut, Ohio, this 7 day of February 2005. otary Public Gunzalez anal. - Commissionerpires Augr ohanna Gonzalez 2009 ÷.•'

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: 963 Edgewater Cuc Å æ 2 è

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J. Holan

Patricia S. Holan

STATE OF OHIO SS PORTAGE COUNTY

4

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Thomas and Pattern</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Kent, Ohio, this 9th day of February . 2005. Votary Public Altorne Jon Sinn my commission does not exporte.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

393 STONEWATER DR. Address ENT, OHIO 44240

Bettye

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Harry Betwe bearese</u> who acknowledged that they did sign the foregoing idstrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at ONA, Ohio, this ofthe day of Rebordings . 2005. Nøtary Public , Joes Not expire. Sinn ....

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: 895 Stonewater OF ÷

یر Signature

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u><u><u>GMSCOK</u><u>HYUN</u></u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.</u>

In Testimony Whereof, I have hereunto set my hand and official seal at , Ohio, this \_ day of KEBRAN 2005. lotary Public w does not expire. 47

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

943 Edecinter CI Address: 2

Signature John W. Ackerman Signature Theresa G. Ackerman

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and Sate, personally appeared the above named John and Hurcha Arluman who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at DM\_\_\_\_\_, Ohio, this \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_, 2005. ublic Notary\_I Sinn docs not expire. at 2

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:	.996	EdeewATER
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Signature	Karl	Ste	Vens	

Signature Dale L. Stevens

#### STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Karl and Daic Huens</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at ?? Kent , Ohio, this 9th day of February 2005. Notary Public Sinn on does not expire 4

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

<u>lgewater</u> + 44240 Address

Sidnature

STATE OF OHIO SS PORTAGE COUNTY

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Before me a Notary Public in and for said County and State, personally appeared the above named Second + Kicked Valle who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at , Ohio, this 9 day of February 2005. Attornes Jon Sinn ry comission dues not expine

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Add	ess:	
ŕ	971 Edgewater-Circle	
	Kentrot 44240	•

STATE OF OHIO SS PORTAGE COUNTY

Signature Signature Signature

Before me a Notary Public in and for said County and State, personally appeared the above named  $\underline{TOry Rossi}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Kent, Ohio, this 9th day of February , 2005. Notary(Public Altorney SINN mission does not expire.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

- d'genrater Address:

Signature Ramona Ortega - Liston

Signature

### STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named  $W_{RAMONA}$   $W_{FOA}$   $W_{FOA}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at <u>HUNA</u>, Ohio, this <u>9</u> b day of <u>Herrany</u>, 2005. Public Attorney commission does not Papier

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:	89 51	502	2520	UATISL	pr
*KENT	OHIO	4	/ 4 2	240	
, <sup>1</sup>		<u>.</u> .	<i>.</i>	<u>r</u> :	

William E. King

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and Etate, personally appeared the above named  $\underline{Will Ma M Ma Oland, King}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Kent Ohio, this 9th day of Februery , 2005, Notary/Public Attorney Jon Sinn my commission does not expire 

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

TONEWATHR. Address:

Signature Bria Signature Rachel R. W.

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally, appeared the above named KICALL CIAL BY ANDLE who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at KIMA , Ohio, this 912 day of FUERVANA , 2005. Notap Public Alton UY SIJN commission does Not expire.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address

STATE OF OHIO SS PORTAGE COUNTY Signature Lydia G. Sally Signature Lydia G. Sally Signature Jon H. Sally

Before me a Notary Public in and for said County and State, personally appeared the above named <u>IM A Li A a Sally</u> who acknowledged that they did sign the foregoing instrument and that the same is 2<sup>th</sup> their free act and deed.

In Testimony Whereof, I have hereupto set my hand and official seal at NF\_, Ohio, this 9th day of Handanar 2005. Notary Public Attorney bor Sin commission dues not expire

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:_	994	Edge	weter Circle
	,		44240
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Rubel EQ	
Signature Rachel E. Oley	~

Signature

### STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named  $\underline{Ka(hel Olev})$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Kent\_, Ohio, this 9th\_ day of the paying . 2005. Notary Public Attornestsinn my commission does not expire. 4.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:	875	Sh	onewater Dr
*	Kent	OH	44240
ı		-	an '

Signature Susan

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>SUSAN USAN FE</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at PML, Ohio, this 9th day of Tebrojan , 2005 Public Commission does not expire

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Edgewater Address

Signa ture Methleen K. Petrovic

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and Etate, personally appeared the above named <u>Kathleen Petrovic</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

, In Testimony Whereof, I have hereunto set my hand and official seal at ... February 2005. Notary Public AHor מצוצוטי Jun does not expre. y com -

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

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Address: 2 1 stoni	-ares her.	Signature 18 Bullwan
"Kent, Oth.	·······	Martine 15 Sullivan Signature Nadine H. Sullivar
	- ·	
		Signature
STATE OF OHIO		
SS PORTAGE COUNTY		
Before me a Notary appeared the above	Public in and for	said County and State, personally Nadine Sullivan who
acknowledged that they did	sign the foregoin	ng instrument and that the same is
their free act and deed.		· · · · · · · · · · · · · · · · · · ·
In Testimony Whereo	f have hereun	to set my hand and official seal at
, Ohio, this	day or	February, 2005.
		Name Distribution
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<u>.</u>--

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

ienna

Virguuia STATE OF OHIO Fairfax SS PORTAGE COUNTY

Signature Signature

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Jessi'e Truitt</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

in Testimony Whereof, I have hereunto set my hand and official seal at RNNA, Ohio, this 945 day of february , 2005. ((I)) Notary Public 3107

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: Edgewa STATE OF and North Carolina be mover ECOUNTY

Signature Joseph P. Galizio

Signature Qudrienne M. Galizio

Before me a Notary Public in and for said County and State, personally appeared the above named for the same is acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official af at New Hanner County, this 9th day of <u>February</u>, 2005. <u> Welen M. Bowen</u> Notary Public Notary Public 's address: 505 North 4th Street Carolina Beach, MC 28428-4807 My commission Expires : November 22, 2005 Jelephone : (910) 458-3383 10151333

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills. Stonewate Address: 4424052052 Signature arolyn STATE OF OHIO SS PORTAGE COUNTY Before me a Notary Public in and for said County and State, personally appeared the above named  $T_{loss}$  J. Urba  $r_{loss}$   $I_{loss}$   $I_{loss}$   $V_{loss}$   $I_{loss}$   $I_{loss}$ their free act and deed. In Testimony Whereof, I have hereunto set my hand and official seal at  $\frac{1}{2}$ , Ohio, this  $\frac{1}{2}$  day of  $\frac{1}{2}$  day of  $\frac{1}{2}$ , 2005. ofant/Public J. FLYNN, Altorney n i Notary Public State of Ohio Hy commission has no expiration date. Section '147.03 R. C.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Jand Hels Address Keni Address LOO2 Roy M	ARSH DR LANNIT	2 Ver Niel
* KENT, OHO 4424	Signature Lau	rim. Var Niet
South Caro STATE OF OHTO SS PORTAGE OCONTY	Signature Donald R. Van Nicl	14 Gleinnace PL. HILTEN HEAD IS, SC (Residence) 29926

Before me a Notary Public in and for said County and State, personally appeared the above named <u>courie</u> <u>How are like who</u> acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereupto set my hand and official seal at Zoo Accurts, Ohio, this // day of February, 2005. 5.C. Notary Public THOMAS R. PETRY COMM. EXP. 3-28-2013 BEAUFORT COUNTY, 8C.

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:	993	Edge	water Cir
* Ke	wt,	OH	44240
	7	·· •.	
			<u></u>

STATE OF OHIO SS PORTAGE COUNTY Signature Stephen J. Molnar, Jr. <u>Lenora</u> B. Molnar Jenora B. Molnar

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Stephent Molnos Theore</u> binding the acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Summer to be an of the seal of

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:\_

Signature Mai

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named <u>Manual Bendel</u> who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Radenna, Ohio, this 15th day of Televary, 2005.

Notary Public

JANET F. LUDICK-NOTARY PUBLIC STATE OF OHIO MY COMMISSION EXPIRES JULY 25, 2006

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

water Gr Address

Signature Hildred Meadow S lean

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named  $\underline{H_{ILDRED} JEAN MEADowS}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at ENT , Ohio, this <u>157</u> day of FEB 2005. otary Public MARY F. YEAGLER NOTARY PUBLIC, STATE OF OHIO My Commission expires July 19, 2009

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

	Brian Holden
Address:	885 Stonewater Dr.
<i>м</i> і	Kent, ON 44240
1	-

rian D. Halden

Signature

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally appeared the above named  $\frac{BRIAN}{HOLDEN}$  who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at <u>Akron</u>, Ohio, this <u>1477</u> day of <u>FEBRVARY</u>, 2005. <u>Autina</u>, <u>Without</u> Notary Public ADREINA A. MURPHY, Notary Public STATE OF OHIO My Commission Expires June 13, 2006

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address: чrі Г

All the

STATE OF OHIO SS PORTAGE COUNTY

Before me a Notary Public in and for said County and State, personally named William DWhite & Eddye R. White who above appeared the acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

In Testimony Whereof, I have hereunto set my hand and official seal at Ravenna, Ohio, this 15th day of February , 2005,

Notary Public

KRISTY HUHN Notary Public, State of Ohio My Commission Expires 1-15-2006

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:

Signature Depanda Sinn Signature Don Sinn

STATE OF OHIO SS PORTAGE COUNTY

expire

Before me a Notary Public in and for said County and State, personally appeared the above named who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed. In Testimony Whereof, I have hereunto set my hand and official seal at \_, Ohio, this <u>15</u> day of tebruget 2005. lotarv f Plac JUTERY Deauna Sinn uthese ress Attorney Jon Sinn My commission does not expire commission does

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Address:		
* 871 ST	JEWATER	DR

STATE OF OHIO SS PORTAGE COUNTY Signature Joffrey R. Oviatt Vanela Judy Signature Famela J. Oviatt

Before me a Notary Public in and for said County and State, personally appeared the above named  $\int \frac{2ff + fan + la}{2ma} \int \frac{2}{2ma} who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.$ 

In Testimony Whereof, I have hereunto set my hand and official seal at Summit (outry, Ohio, this 17/4 day of Feb., 2005.

Notary Public

William F. Blank, Notary State of Ohjo My Commission Expires: 5/05/08

The undersigned hereby approve the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

	Address: 1006 Roy MARSH DR	Etta mas dannan
	KENT OH13 44240-2072	Signature
		Clarence h) Hammon Signature
	STATE OF OHIO CALLEDANIA	
SAN DIECO .	SS <del>PORTAGE</del> COUNTY	
	acknowledged that they did sign the foregoin	Roy S ACULAR ON Who
<b>.</b>	In Testimony Whereof, I have hereun	to set my hand and official seal at

DEPARTMENT OF THE NAV	, Ohio, this <u>15</u>	day of FEBRUARY	, 2005.
COMMANDING OFFICER	TY ONN		
NAVAL LEGAL SERVICE OF 3395 STURTEVANT STREET	CAUPOENIA	L. Vaguer W2	USW USN
3395 STURTEVANT STREET SAN DIEGO CA 92136-5128	SUTTRO	Notary-Public	
SAN DIEGO CA 92136-5138 OFFICIAL BUSINESS	SOUEZ		-
E BUSINESS		LN3(SW) C. VAZQUEZ	
57		UNITED STATES NAV	,
	,	NOTARY PUBLIC BY AUT	ORITY OF
	· ·		
		NO SEAL IS REQUIRED B	Y STATUTE

The undersigned, as the owner of 693 Stonewater Drive, 818 Stonewater Drive, 822 Stonewater Drive, 826 Stonewater Drive, 830 Stonewater Drive, 834 Stonewater Drive, 838 Stonewater Drive, 842 Stonewater Drive, 846 Stonewater Drive, 850 Stonewater Drive, 854 Stonewater Drive, 858 Stonewater Drive, 862 Stonewater Drive, 1003 Naturewood Circle, 1007 Naturewood Circle, 1011 Naturewood Circle, 1015 Naturewood Circle, 1019 Naturewood Circle, 1014 Naturewood Circle, 1010 Naturewood Circle, 1006 Naturewood Circle, 997 Red Fern Circle, 986 Red Fern Circle, 992 Red Fern Circle, 974 Red Fern Circle, 980 Red Fern Circle, 979 Red Fern Circle, 973 Red Fern Circle, 991 Red Fern Circle, 985 Red Fern Circle, 998 Red Fern Circle, 980 Admore Drive, 972 Admore Drive, 976 Admore Drive, 960 Admore Drive, 964 Admore Drive, 968 Admore Drive, 955 Admore Drive, 955 Admore Drive, 956 Admore Drive, 952 Admore Drive, 944 Admore Drive, 948 Admore Drive hereby approves the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Stonewater Development Corporation

By: Robert Heimann, President

STATE OF OHIO

PORTAGE COUNTY

SS

Before me, a Notary Public in and for said County and State, personally appeared Stonewater Development Corporation by Robert Heimann its President who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Stonewater Development Corporation and his free act and deed personally and as such Officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at Kent, Ohio, this 23rd day of Feb, \_\_\_\_\_, 2005.

Heimann,Robert\Heimann Consent1

Notary Public



Carol Weger Notary Public, State of Ohio My Commission Expires May 8, 2007

The undersigned, as the owner of 867 Stonewater Drive, 873 Stonewater Drive, 899 Stonewater Drive, 973 Edgewater Circle, 965 Edgewater Circle, 949 Edgewater Circle, 947 Edgewater Circle, 945 Edgewater Circle, 1018 Roy Marsh Drive, 1022 Roy Marsh Drive, 1026 Roy Marsh Drive, S.L. #104R 1027 Roy Marsh Drive, S.L. #105R 1031 Roy Marsh Drive, S.L.106 1033 Roy Marsh Drive, hereby approves the Second Amendment to the Declaration of the Easements, Covenants, Conditions, and Restrictions for The Lakes of Franklin Mills.

Forest Lakes Development Co., LTD

By: Robert Heimann, Managing Member

#### STATE OF OHIO

#### PORTAGE COUNTY

SS

Before me, a Notary Public in and for said County and State, personally appeared Stonewater Development Corporation by Robert Heimann its President who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Stonewater Development Corporation and his free act and deed personally and as such Member.

In Testimony Whereof, I have hereunto set my hand and official seal, at  $\underline{\text{Rent}}$ , Ohio, this  $\underline{23'}^2$  day of  $\underline{\text{Feb}}$ , 2005.

Heimann,Robert\Heimann Consent2

Notary Public



Carol Weger Notary Public, State of Ohio My Commission Expires May 8, 2007

#### QUIT CLAIM DEED

Forest Lakes Development Co. Ltd., an Ohio Corporation, the Grantor, for no consideration from the City of Kent, Ohio, an Ohio Municipal Corporation, the Grantee, whose tax-mailing address is 221 East Summit Street, Kent, Ohio 44240 do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee its successors and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

#### See Attached Exhibit

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantee its successors and assigns, so that neither the said Grantor, nor its successors, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

This transfer is a gift and is and made subject to the following conditions and restrictions.

The lands described herein include wetlands and a lake. There is a kiosk and walking trails on the property; otherwise the property is in a natural state. It is the intent of the Grantor and Grantee that the property be conserved and maintained in its current condition so as to retain its natural and scenic character. To that end, the property conveyed is subject to the following specific restrictions:

- No boats or flotation devices of any kind are permitted in the wetlands or lake. No swimming is permitted in the wetlands or lake. No docks, walkways or other structures are to be constructed or protrude into or over the wetlands or the lake.
- No structures of any kind are to be constructed on or placed on the property, except the existing kiosk which may be repaired, maintained and re-placed with a similar type structure so long as it is not enlarged.
- 3. No lighting of any kind is to be placed on the property.
- The existing paths and walkways may be maintained and replaced but may not be enlarged and new walkways or paths may not be installed.
- There shall be no removal, destruction or cutting of trees, shrubs or other vegetation except as necessary to maintain the existing footpaths, trails and walkways; to

to restore natural habitat areas or promote native vegetation.

- 6. No new ponds or dykes of any sort shall be placed on the property. Existing lakes and wetlands shall not be filled, dredged or excavated. There shall be no excavation, mining or drilling and no removal of top soil, sand gravel, rock, peat, mineral or other materials from the property.
- 7. There shall be no dumping of any material on the property of any nature whatsoever.
- 8. No farming activities shall take place on the property.
- 9. No signs of any sort are to be placed on the property except signs for identification of the property, directional signs for the trails and informational signs concerning the use of the property.
- 10. There shall be no hunting or trapping on the property, except animals that pose a nuisance of the property or to the adjoining property may be controlled by hunting or trapping.

The restrictions contained herein shall be binding upon and shall inure to the benefit of the Grantor and Grantee, their respective successors and assigns, and shall run with the title to said property and be binding upon said property.

Executed and acknowledged this 15 day of Morch 2005.

FOREST LAKES DEVELOPMENT CO. LTD.

BONNIE M. HOWE PORTAGE CO. RECORDER

By: Robert Heimann, President

20 0515785 3238

RECEIVED FOR RECORD FEE

TRANSFERRED Sec. 319.54(F-2)\_\_\_\_\_ Sec. 319.202\_\_\_\_\_\_ JUN 2 3 2005

INDEXED

STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared Forest Lakes Development Co. Ltd., by Robert Heimann, its President, who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation and his free act and deed personally and as such Officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at <u>Kury</u>, Ohio, this <u>15</u> day of <u>Moren</u>, 2005.

Notary Public

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann, Robert/019 City Gift/City of Kent QCD Block 1 Notary Public for State of Ohio My commission has no expiration dat R.C. 1

## **Block** # 1

#### 0f

## The Lakes of Franklin Mills Subdivision

Situated in the City of Kent, County of Portage, State of Ohio and known as being part of Franklin Township Original Lot Numbers 28 and 29, and all of *Block #1* of the *The Lakes of Franklin Mills – Phase 1 Subdivision Plat* as recorded in *Plat Volume 2001, Page 117* of the Portage County Map Records.

LEGAL DESCRIPTION

### QUIT CLAIM DEED

A-3821

Forest Lakes Development Co., LTD, the Grantor, for ONE DOLLAR (\$1.00) and other valuable consideration, received to its full satisfaction of Forest Lakes Development Co., LTD, the Grantee, whose tax mailing address is 873 Stonewater Drive, Kent, Ohio 44240, do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee,

their heirs and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

Legal Description is on Exhibit A Attached hereto and incorporated herein by reference as if fully rewritten herein.

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantees heirs and assigns, so that neither the said Grantor, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

Grantor and Grantee is the original developer of The Lakes of Franklin Mills, a subdivision located in the City of Kent, Ohio, which is subject to a master declaration of easements, covenants, conditions, and restrictions of The Lakes of Franklin Mills, originally recorded January 8, 2002, as instrument number 200200801 and as subsequently amended on February 23, 2005 as instrument number 2005041265 which was recorded with the Recorder of Portage County, Ohio (collectively the "Master Declaration").

Pursuant to the Master Declaration, The Lakes of Franklin Mills Association, Inc., an Ohio not for profit corporation was formed to administer, operate, control and regulate the Association pursuant to the Master Declaration (the "Association").

All of the lands described on Exhibit A hereto are subject to the Master Declaration and are part of the Association.

At the time of the closing of the purchase any of the property described on Exhibit A hereto from Grantee herein, the purchaser shall pay, in addition to the purchase price for said property, the sum of \$300.00 to the Master Association. This provision shall only apply to property purchased from the Grantee herein, pursuant to a contracted on or after January 1, 2006. This provision shall not apply to the subsequent sale of any of the property by the purchaser or any subsequent owner. The terms and conditions of this deed shall be binding upon and inure to the benefit of the Grantor and Grantee herein and to their respective successors and assigns and shall also be binding upon and inure to the benefit of the real property described in this deed and each and every owner thereof and all persons having any interest therein and shall run with the title to said property.

## INDEXED

2

DORTAGE CO. RECORDER

RECEIVED FOR RECORD

#### Exhibit A

Situated in the City of Kent, County of Portage and State of Ohio and being known as Lots 5R, 6R and 7R of The Lakes of Franklin Mills Subdivision as recorded in Plat 2003-91 of the Portage County Records.

Situated in the City of Kent, County of Portage and State of Ohio and being known as Unit 54 of The Lakes at Franklin Mills Condominium filed for record at Plat 2002-101 as set forth in The Declaration of Condominium Ownership for The Lakes at Franklin Mills recorded at Instrument No. 200218268 of Portage County Records and as amended.

9-19-05 TAX MAP DEPT. LEGAL DESCRIPTION SUFFICIENT DEFICIENT MO DIVISION OF LAND

17-029-20-00-005.001 - 006-001 - 007-001

17-029-20-00-010.026

NO TRANSFER REQUIRED SEP 19 2005 JANET ESPOSITO, EKP AUDITOR Forest Lakes Development Co. LTD

By: Robert Heimann, Manager

## STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named the Forest Lakes Development Co., LTD, by Robert Heimann its Manager who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation, and free act and deed of him personally and as such officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at  $f_{int}$ , Ohio, this  $j \geq day$  of  $M_{int}e_{int}$ , 2005.

Notarv 'Public

David E. Williams Notary Public for State of Ohio My commission has no expiration date R.C. 147.03

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann\910057016\agreements\QCD

## FIRST AMENDMENT TO THE DECLARATION OF THE EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE LAKES OF FRANKLIN MILLS

Forest Lakes Development Company, Ltd, as owner and Developer, filed the Declaration of Easements, Covenants, Conditions and Restrictions for the Lakes Of Franklin Mills filed for Record as Instrument Number 200200801 the Portage County Recorders Office on January 18, 2002 (the "Declaration"), and thereby submitted the lands described therein to the terms and conditions, covenants and restrictions of the Declaration.

Pursuant to Section 15.3 of the Declaration, the Declaration may be amended by an instrument signed by not less than 80% of the owners. As of the date of this First Amendment the Developer, Forest Lakes Development Company, Ltd., owns 100% of the lands subject to the Declaration and as such, has the right to amend the Declaration.

The Declaration is hereby amended in the following respects:

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N. J. P. S. SECK

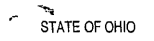
L'ANTIN THE

In Article II, the definition of "Common Facilities" is deleted in its entirety and replaced with the following language:

Common Facilities specifically includes the lawns, landscaping, and any signage, fountains, lighting (excluding street curbing and public street lighting) and other similar types of improvements, placed within any street islands or boulevard centers by the Developer or the Owners, notwithstanding the fact that such areas may be within a publicly dedicated right of way.

The preceding language shall be and become part of the Declaration as if such language were included in the original Declaration. In all other respects the Declaration is hereby reaffirmed.

Signed and acknowledged this 5 day of JUAT 2002. FOREST LAKES DEVELOPMENT COMPANY, LTD. NO TRANSFER REQUIRED JUN 1 2 2002 JANET ESPOSITO By: Robert Heimann, Managing Member AUDITOR LINDA FANKHAUSER PORTAGE CO. RECORDER 200218267 €128 RECEIVED FOR RECORD **INDEXED** 1:54:28 FEE.



COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named the Forest Lakes Development Company, Ltd., by Robert Heimann its Managing Member who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation, and his free act and deed personally and as such officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at the function of the function of the seal, at the function of the seal of the s

Notary Public Prepared by David E. Williams Notary Public for State of Ohio My commission has no expiration date. R.C. 147.03

Heimann\10057012\agreements\First Amendment to the Declaration

SS

## EXPANSION OF THE MASTER DECLARATION FOR THE LAKES OF FRANKLIN MILLS AND THE DECLARATION OF THE SINGLE FAMILY HOMES OF THE LAKES OF FRANKLIN MILLS TO ADDITIONAL LANDS AND IMPOSITION OF ADDITIONAL PROVISIONS WITH RESPECT TO SAID LANDS

WHEREAS, Forest Lakes Development Company Ltd., as the original developer of The Lakes of Franklin Mills) pursuant to a general development plan as approved by the City of Kent Planning Commission on July 17, 2001 caused a Declaration of Easements, Covenants, Conditions and Restrictions for the Lakes of Franklin Mills to be recorded on January 8, 2002 as instrument number 200200801 with the Recorder of Portage County, Ohio which was subsequently amended on February 23, 2005 as instrument number 200504265 (collectively the "Master Declaration"); and

WHEREAS, Forest Lakes Development Company Ltd., is also the original developer of the Single Family Homes of The Lakes of Franklin Mills at The Lakes of Franklin Mills and as developer filed a Declaration of Easements, Covenants, Conditions, and Restrictions for the Single Family Homes of the Lakes of Franklin Mills which was filed on April 14, 2004 as instrument number 200410126 as amended February 23, 2005 as instrument number 200504266; and subsequently restated on April 22, 2005 as instrument number 200509865; and a second restatement on June 10, 2005 as instrument number 200514664, all filed with the Recorder of Portage County, Ohio (collectively the "Single Family Homes Declaration); and

WHEREAS, Forest Lake Development Company Ltd. assigned its right as developer under the Master Declaration and Single Family Homes Declaration to the undersigned;

NOW THEREFORE, the undersigned as the owner of the real property described on Exhibit A attached hereto and as the successor developer with respect to said property under both the Master Declaration and the Single Family Homes Declaration, and in accordance with its authority under the Master Declaration and to the Single Family Declaration hereby subjects the real property described on Exhibit A hereto to the Master Declaration and to the Single Family Home Declaration as if said real property were originally described in the original Master Declaration and the original Single Family Declaration.

The undersigned also subjects the real property described on Exhibit A hereto to the following additional conditions and restrictions. At the time of the closing of the purchase of each of the sublots described on Exhibit A hereto from the undersigned, the purchaser shall pay, in addition to the purchase price, the sum of \$300.00 to the Master Association. This provision shall only apply to sublots purchased from the undersigned pursuant to a contract dated on or after

PAGE 17/19 - **ンクムし**  January 1, 2006. This provision shall not apply to the subsequent sale of the sublot by the purchaser, or any subsequent owner.

The terms and conditions of, and all easements, covenants, conditions, and restrictions contained in, the Master Declaration and the Single Family Declaration are incorporated herein by reference as is fully rewritten herein. The terms and conditions of, and all easements, covenants, restrictions, and conditions contained in the Master Declaration and the Single Family Declaration, as well as the terms and conditions of this instrument shall be binding upon the real property described in Exhibit A hereto and each and every owner thereof and all persons having any interest therein and shall run with the title to said lands.

RED FERN, LLC and V LAKEVIEW INVESTMENT CO., LLC

By: Robert Heimann, Managing Member

STATE OF OHIO

SS

COUNTY OF POPTAGE

\*and Red Fern, LLC

Before me, a Notary Public, in and for said County and State, personally appeared the above named, Lakeview Investment Co, LLC, by Robert Heimann, its Managing Member, who acknowledged that he did sign the foregoing instrument and that the same is the free act and deed of said Corporation, and free act and deed of Robert Heimann personally and as such officer.

In testimony whereof, I have hereunto set my hand and official seal at <u>たいて</u>, Ohio, this <u>(</u>と\_\_\_day of <u>\_\_\_\_</u>*Aueu*」で<u>\_\_\_\_</u>, 2005.

David E. William Notary Public for State of Ohio

My commission has no expiration de: R.C. 147.03

#### QUIT CLAIM DEED

Forest Lakes Development Co. Ltd., an Ohio Corporation, the Grantor, for no consideration from the City of Kent, Ohio, an Ohio Municipal Corporation, the Grantee, whose tax-mailing address is 221 East Summit Street, Kent, Ohio 44240 do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee its successors and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

See Attached Exhibit

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantee its successors and assigns, so that neither the said Grantor, nor its successors, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

This transfer is a gift.

Executed and acknowledged this 15 day of Hureh 2005.

FOREST LAKES DEVELOPMENT CO. LTD.

By: Robert Heimann, President

BONNIE M. HOWE PORTASE CO. RECORDER

200515783 3238 RECEIVED FOR RECORD FEE

**INDEXED** 

STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared Forest Lakes Development Co. Ltd., by Robert Heimann, its President, who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation and his free act and deed personally and as such Officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at <u>funt</u>, Ohio, this <u>1</u> day of <u>Museum</u>, 2005.

Publi Notary

Bavid E. Williams Notary Public for State of Ohio My commission has no expiration data. RC, 147.03

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann, Robert/O19 City Gift/City of Kent QCD Block 2

#### LEGAL DESCRIPTION

## Block # 2 Of The Lakes of Franklin Mills Subdivision

Situated in the City of Kent, County of Portage, State of Ohio and known as being part of Franklin Township Original Lot Numbers 28 and 29, and all of *Block #2* of the *The Lakes of Franklin Mills – Phase 1 Subdivision Plat* as recorded in *Plat Volume 2001, Page 117* of the Portage County Map Records.

AND NOW KNOWN AS BEING BLOCK 2 $\Re$  OF THE LAKES OF FRANKLIN MILLS PHASE 1 AS REPLATTED IN PLAT 2004-46 OF THE PORTAGE COUNTY RECORDS.  $\bigstar$ 

53.05 IAX MAP DEPT. EGAL DESCRIPTION USUFFICIENT DEFICIENT THNO DIVISION OF LAND 17-029-20-00-008.001

TRANSFERRE Sec. 319.54(F-2) Sec. 319.202. JUN 2 3 2005

APPROVED STATEWIDE TITLE AGENCY, CORP.

Invoice

## Heritage BRANCH OFFICE

PORTAGE COUNTY COURTHOUSE RAVENNA, OHIO

CITY OF KENT DEPT OF LAW

215 E. SUMMIT ST KENT, OHIO 44240

ATT: LILLIAN HARRIS

320 E. MAIN, PLAZA EAST, P.O. BOX 826, RAVENNA, OHIO 44266 • (330) 297-5754/678-3190 FAX: (330) 297-6528

ACCOMMODATION

ORDER NO ... C. E LAKES OF FRANKLINS MILLS 5 2005 JUL LAW DEPARTMENT CITY OF KENT Terms: Net Cash on Receipt of Invoice

Date Dr. Cr. Balance 6/30/05 RECORD 4 QUIT CLAIM DEEDS (FOREST LAKES) \$170.00 ACCOMMODATION FEE 40.00 TOTAL 'DUE \$210.00 QCD #200515783-200515786 ENCL: Approved for payment PO# 118675 1.82\_ 1-6-05 Date James R. Silver, Law Director

#### QUIT CLAIM DEED

Red Fern LLC, an Ohio Limited Liability Company, the Grantor, for no consideration from The Lakes of Franklin Mills Association, Inc., an Ohio Not-for-Profit Corporation, the Grantee, whose tax-mailing address is 873 Stonewater Drive, Kent, Ohio 44240 do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee its heirs and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

See Attached Exhibit

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantee its heirs and assigns, so that neither the said Grantor, nor its heirs, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

This transfer is to convey some of the open space for the Lakes of Franklin Mills subdivision from the Developer to the Association.

The property described herein include wetlands and a lake. There is a kiosk and walking trails on the property; otherwise the property is in a natural state. It is the intent of the Grantor that the property be conserved and maintained in its current condition so as to retain its natural and scenic character. To that end, the property is subject to the following specific restrictions:

- No boats or flotation devices of any kind are permitted in the wetlands or lake. No fishing or swimming is permitted in the wetlands or lake. No docks, walkways or other structures are to be constructed or protrude into or over the wetlands or the lake.
- 2. No structures of any kind are to be constructed on or placed on the property, except the existing kiosk which may be repaired, maintained and re-placed with a similar type structure so long as it is not enlarged.
- 3. No lighting of any kind is to be placed on the property.

- 4. The existing paths and walkways may be maintained and replaced but may not be enlarged and new walkways or paths may not be installed.
- 5. There shall, be no removal, destruction or cutting of trees, shrubs or other vegetation except as necessary to maintain the existing footpaths, trails and walkways; to control or prevent imminent hazard, disease or fire; or to restore natural habitat areas or promote native vegetation.
- 6. No new ponds or dykes of any sort shall be placed on the property. Existing lakes and wetlands shall not be filled, dredged or excavated. There shall be no excavation, mining or drilling and no removal of top soil, sand gravel, rock, peat, minerals or other materials from the property.
- 7. There shall be no dumping of any material on the property of any nature whatsoever.
- 8. No farming activities shall take place on the property.
- 9. No signs of any sort are to be placed on the property except signs for identification of the property, directional signs for the trails and informational signs concerning the use of the property.
- There shall be no hunting or trapping on the property, except animals that pose a nuisance may be controlled by hunting or trapping.

The property conveyed herein is part of the open space of the Lakes of Franklin Mills Subdivision, Kent, Ohio, to be administered by the Lakes of Franklin Mills Association Inc. in accordance with the restrictions contained herein and the Declaration of Easements, Covenants, Conditions and Restrictions for the Lakes of Franklin Mills filed with the recorder of Portage County, Ohio January 8, 2002 and recorded as Instrument Number 200200801. The restrictions contained herein shall be binding upon and shall inure to the benefit of the Grantor and the Grantee, and their respective successors and assigns and shall run with the title to said property and be binding upon said property.

Executed and acknowledged this  $\underline{Z}_{6}$  day of  $\underline{MA_{1}}_{-}$ , 2005. RED FERN LLC By: Robert Heimann, managing member

STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared RED FERN LLC, by Robert Heimann, its managing member, who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Company and his free act and deed personally and as such Officer.

In Testimony Wherepf, I have hereunto set my hand and official seal, at tut, Ohio, this 26 day of 2005.

Public Notařy

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann, Robert/019 City Gift/QCD to Master Association Motary Public for State of Ohio My commission has no expiration date. R.C. 147.03

BONNIE M. HOWE PORTAGE CD. RECORDER

200515784 ₹238 RECEIVED FOR RECORD

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## INDEXED

#### LEGAL DESCRIPTION

## Parcel Number 1R-D3 Of Plat of The Lakes of Franklin Mills Subdivision Phase 2

Situated in the City of Kent, County of Portage, State of Ohio and known as being part of Franklin Township Original Lot Numbers 26 & 27, and all of Parcel Number 1R-D3 of the Plat of The Lakes of Franklin Mills Subdivision Phase 2 and Dedication of Part of Stone Water Drive, Admore Drive and All of Nature Wood Circle and Red Fern Circle as recorded in Plat Volume 2004, Page 93 of the Portage County Map Records.

> PSIAX MAP DEPILG. LEGAL DESCRIPTION 3.05 SUFFICIENT DEFICIENT NO DIVISION OF LAND 17-029-20-00-011.025

TRANSFERRE Sec. 319.54(F-2) Sec. 319.202 JUN 2 3 2005

#### QUIT CLAIM DEED

Forest Lakes Development Company Limited, an Ohio Limited Liability Company, the Grantor, for no consideration from The Lakes of Franklin Mills Association, Inc., an Ohio Not-for-Profit Corporation, the Grantee, whose tax-mailing address is 873 Stonewater Drive, Kent, Ohio 44240 do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee its heirs and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

See Attached Exhibit

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantee its heirs and assigns, so that neither the said Grantor, nor its heirs, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

This transfer is to convey some of the open space for the Lakes of Franklin Mills subdivision from the Developer to the Association.

The property described herein include wetlands and a lake. There is a kiosk and walking trails on the property; otherwise the property is in a natural state. It is the intent of the Grantor that the property be conserved and maintained in its current condition so as to retain its natural and scenic character. To that end, the property is subject to the following specific restrictions:

- No boats or flotation devices of any kind are permitted in the wetlands or lake. No fishing or swimming is permitted in the wetlands or lake. No docks, walkways or other structures are to be constructed or protrude into or over the wetlands or the lake.
- 2. No structures of any kind are to be constructed on or placed on the property, except the existing kiosk which may be repaired, maintained and re-placed with a similar type structure so long as it is not enlarged.
- 3. No lighting of any kind is to be placed on the property.

- 4. The existing paths and walkways may be maintained and replaced but may not be enlarged and new walkways or paths may not be installed.
- 5. There shall be no removal, destruction or cutting of trees, shrubs or other vegetation except as necessary to maintain the existing footpaths, trails and walkways; to control or prevent imminent hazard, disease or fire; or to restore natural habitat areas or promote native vegetation.
- 6. No new ponds or dykes of any sort shall be placed on the property. Existing lakes and wetlands shall not be filled, dredged or excavated. There shall be no excavation, mining or drilling and no removal of top soil, sand gravel, rock, peat, minerals or other materials from the property.
- 7. There shall be no dumping of any material on the property of any nature whatsoever.
- 8. No farming activities shall take place on the property.
- 9. No signs of any sort are to be placed on the property except signs for identification of the property, directional signs for the trails and informational signs concerning the use of the property.
- 10. There shall be no hunting or trapping on the property, except animals that pose a nuisance may be controlled by hunting or trapping.

The property conveyed herein is part of the open space of the Lakes of Franklin Mills Subdivision, Kent, Ohio, to be administered by the Lakes of Franklin Mills Association Inc. in accordance with the restrictions contained herein and the Declaration of Easements, Covenants, Conditions and Restrictions for the Lakes of Franklin Mills filed with the recorder of Portage County, Ohio January 8, 2002 and recorded as Instrument Number 200200801. The restrictions contained herein shall be binding upon and shall inure to the benefit of the Grantor and the Grantee, and their respective successors and assigns and shall run with the title to said property and be binding upon said property.

Executed and acknowledged this  $\underline{26}$  day of  $\underline{MAY}$ , 2005. FOREST LAKES DEVELOPMENT CO. LTD. Bv: Robert Heimann, managing member

STATE OF OHIO

SS

PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared Forest Lakes Development Co. Ltd., by Robert Heimann, its managing member, who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Company and his free act and deed personally and as such Officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at fcut, Ohio, this <u>26</u> day of <u>MAU</u>, 2005.

Notary Public

David E. Williams Notary Public for State of Ohio My commission has no expiration date. R.C. 147.03

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann, Robert/019 City Gift/QCD to Master Association

BONNIE M. HOWE PORTAGE CO. RECORDER

200515786 ₹238

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#### LEGAL DESCRIPTION

## Parcel Number "E-1" Of

## The Lakes of Franklin Mills – Phase 1 Condominium Plat Number 1R-5

Situated in the City of Kent, County of Portage, State of Ohio and known as being part of Franklin Township Original Lot Number 26, and all of *Parcel Number "E-1"* of *The Lakes of Franklin Mills – Phase 1 Condominium Plat Number 1R-5* as recorded in *Plat Volume 2004, Page 64* of the Portage County Map Records.

25 IAX MAP DEPI. 6.23 LEGAL DESCRIPTION OS USUFFICIENT DEFICIENT MODIVISION OF LAND 17-029-20-00-010.011

TRANSFERRE Sec. 319.54(F-2) Sec. 319.202

JUN 2 3 2005



#### QUIT CLAIM DEED

Forest Lakes Development Co., LTD, the Grantor, for ONE DOLLAR (\$1.00) and other valuable consideration, received to its full satisfaction of Forest Lakes Development Co., LTD, the Grantee, whose tax mailing address is 873 Stonewater Drive, Kent, Ohio 44240, do by these presents absolutely give, grant, remise, release, and forever guit-claim unto the said Grantee<sub>2</sub>

their heirs and assigns forever, all such right and title as the said Grantor has or ought to have in and to the following described piece or parcel of land:

Legal Description is on Exhibit A Attached hereto and incorporated herein by reference as if fully rewritten herein.

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantees heirs and assigns, so that neither the said Grantor, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

Grantor and Grantee is the original developer of The Lakes of Franklin Mills, a subdivision located in the City of Kent, Ohio, which is subject to a master declaration of easements, covenants, conditions, and restrictions of The Lakes of Franklin Mills, originally recorded January 8, 2002, as instrument number 200200801 and as subsequently amended on February 23, 2005 as instrument number 2005041265 which was recorded with the Recorder of Portage County, Ohio (collectively the "Master Declaration").

Pursuant to the Master Declaration, The Lakes of Franklin Mills Association, Inc., an Ohio not for profit corporation was formed to administer, operate, control and regulate the Association pursuant to the Master Declaration (the "Association").

All of the lands described on Exhibit A hereto are subject to the Master Declaration and are part of the Association.

At the time of the closing of the purchase any of the property described on Exhibit A herefo from Grantee herein, the purchaser shall pay, in addition to the purchase price for said property, the sum of \$300.00 to the Master Association. This provision shall only apply to property purchased from the Grantee herein, pursuant to a contracted on or after January 1, 2006. This provision shall not apply to the subsequent sale of any of the property by the purchaser or any subsequent owner. The terms and conditions of this deed shall be binding upon and inure to the benefit of the Grantor and Grantee herein and to their respective successors and assigns and shall also be binding upon and inure to the benefit of the real property described in this deed and each and every owner thereof and all persons having any interest therein and shall run with the title to said property. Forest Lakes Development Co. LTD

SS

By: Robert Heimann, Manager

## STATE OF OHIO

## PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named the Forest Lakes Development Co., LTD, by Robert Heimann its Manager who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation, and free act and deed of him personally and as such officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at function of the seal of the se

Notary Public

David E. Williams Notary Public for State of Ohio My commission has no expiration dat: R.C. 147.03

This Instrument prepared by: David E. Williams, Attorney Williams, Weiser & Kratcoski Eleven South River Street P.O. Box 398 Kent, Chio 44240 Heimann/910057016\agreements\QCD 4

FAX NO. :13306770693

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Situated in the City of Kent, County of Portage and State of Ohio and being known as Lots 5R, 6R and 7R of The Lakes of Franklin Mills Subdivision as recorded in Plat 2003-91 of the Portage County Records.

Exhibit A

Situated in the City of Kent, County of Portage and State of Ohio and being known as Unit 54 of The Lakes at Franklin Mills Condominium filed for record at Plat 2002-101 as set forth in The Declaration of Condominium Ownership for The Lakes at Franklin Mills recorded at Instrument No. 200218268 of Portage County Records and as amended.

> 9-19-05TAX MAP DEPT. LEGAL DESCRIPTION PNO DIVISION OF LAND

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17-029-20-00-010.026

NO TRANSFER SEP 1 9 2005 JANET ESPOSITO, EK AUDITOR

#### QUIT CLAIM DEED

Lakeview Investment , LLC, the Grantor, for ONE DOLLAR (\$1.00) and other valuable consideration, received to its full satisfaction of Lakeview Investment), LLC, the Grantee, whose tax mailing address is 873 Stonewater Drive, Kent, Ohio 44240, do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee, their heirs and assigns forever, all such right and true as the said Grantor has or ought to have in and to the following described piece or parcel of land:

Legal Description is on Exhibit A Attached hereto and incorporated herein by reference as if fully rewritten herein.

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantees heirs and assigns, so that neither the said Grantor, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

Grantor and Grantee is the original developer of The Lakes of Franklin Mills, a subdivision located in the City of Kent, Ohio, which is subject to a master declaration of easements, covenants, conditions, and restrictions of The Lakes of Franklin Mills, originally recorded January 8, 2002, as instrument number 200200801 and as subsequently amended on February 23, 2005 as instrument number 2005041265 which was recorded with the Recorder of Portage County, Ohio (collectively the "Master Declaration").

Pursuant to the Master Declaration, The Lakes of Franklin Mills Association, Inc., an Ohio not for profit corporation was formed to administer, operate, control and regulate the Association pursuant to the Master Declaration (the "Association").

All of the lands described on Exhibit A hereto are subject to the Master Declaration and are part of the Association.

At the time of the closing of the purchase any of the property described on Exhibit A hereto from Grantee herein, the purchaser shall pay, in addition to the purchase price for said property, the sum of \$300.00 to the Master Association. This provision shall only apply to property purchased from the Grantee herein, pursuant to a contracted on or after January 1, 2006. This provision shall not apply to the subsequent sale of any of the property by the purchaser or any subsequent owner. The terms and conditions of this deed shall be binding upon and inure to the benefit of the Grantor and Grantee herein and to their respective successors and assigns and shall also be binding upon and inure to the benefit of the real property described in this deed and each and every owner thereof and all persons having any interest therein and shall run with the title to said property. LAKEVIEW INVESTMENT ', LLC

By; Robert Heimann, Manager

#### STATE OF OHIO SS PORTAGE COUNTY

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> Before me, a Notary Public in and for said County and State, personally appeared the above named the Lakeview Investment, LLC, by Robert Heimann its Manager who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation, and free act and deed of him personally and as such officer.

In Testimony Whereof, I have hereunto set my hand and official seal, at fund and official seal, at fund and official seal, at

Notary Public

David E. Williams Notary Public for States of Ohlo My commission has no expiration dat R.C. 147.03

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Elevan South River Streat P.O. Box 396 Kent, Onio 44240 Haimann\910057016\agreements\QCD-Lakeview investments 21

LI BONNIE M. HOWE PORTAGE CO. RECORDER

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## INDEXED

#### Exhibit A

Situated in the City of Kent, County of Portage and State of Ohio and Deing known as Units 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 73, 74 and 75 The Lakes at Franklin Mills Condominium Phase 2 filed for record at Plat 2005-47 as set forth in The Declaration of Condominium Ownership for The Lakes at Franklin Mills recorded at Instrument No. 200218268 of Portage County Records and as amended.

NO TRANSFER

JANET ESPOSITO

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#### QUIT CLAIM DEED

Lakeview Investment, LLC, the Grantor, for ONE DOLLAR (\$1.00) and other valuable consideration, received to its full satisfaction of Lakeview Investments, LLC, the Grantee, whose tax mailing address is 873 Stonewater Drive, Kent, Ohio 44240, do by these presents absolutely give, grant, remise, release, and forever quit-claim unto the said Grantee, their heirs and assigns forever, all such right and tme as the said Grantor has or ought to have in and to the following described piece or parcel of land:

Legal Description is on Exhibit A Attached hereto and incorporated herein by reference as if fully rewritten herein.

To Have and to Hold the premises aforesaid, with the appurtenances thereunto belonging to the said Grantees heirs and assigns, so that neither the said Grantor, nor any other persons claiming title through or under it shall or will hereafter claim or demand any right or title to the premises, or any part thereof; but they and every one of them shall by these presents be excluded and forever barred.

Grantor and Grantee is the original developer of The Lakes of Franklin Mills, a subdivision located in the City of Kent, Ohio, which is subject to a master declaration of easements, covenants, conditions, and restrictions of The Lakes of Franklin Mills, originally recorded January 8, 2002, as instrument number 200200801 and as subsequently amended on February 23, 2005 as instrument number 2005041265 which was recorded with the Recorder of Portage County, Ohio (collectively the "Master Declaration").

Pursuant to the Master Declaration, The Lakes of Franklin Mills Association, Inc., an Ohio not for profit corporation was formed to administer, operate, control and regulate the Association pursuant to the Master Declaration (the "Association").

All of the lands described on Exhibit A hereto are subject to the Master Declaration and are part of the Association.

At the time of the closing of the purchase any of the property described on Exhibit A hereto from Grantee herein, the purchaser shall pay, in addition to the purchase price for said property, the sum of \$300.00 to the Master Association. This provision shall only apply to property purchased from the Grantee herein, pursuant to a contracted on or after January 1, 2006. This provision shall not apply to the subsequent sale of any of the property by the purchaser or any subsequent owner. The terms and conditions of this deed shall be binding upon and inure to the benefit of the Grantor and Grantee herein and to their respective successors and assigns and shall also be binding upon and inure to the benefit of the real property described in this deed and each and every owner thereof and all persons having any interest therein and shall run with the title to said property. LAKEVIEW INVESTMENT , LLC

By: Robert Heimann, Manager

## STATE OF OHIO SS PORTAGE COUNTY

Before me, a Notary Public in and for said County and State, personally appeared the above named the Lakeview Investment., LLC, by Robert Heimann its Manager who acknowledged that he did sign the foregoing instrument, and that the same is the free act and deed of said Corporation, and free act and deed of him personally and as such officer.

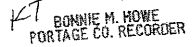
In Testimony Whereof, I have hereunto set my hand and official seal, at Kut\_\_\_\_, Ohio, this 12 day of Kueus \_\_\_\_2005.

Notary Publič

David E. Williams Notary Public for State of Ohio My commission has no expiration dat

R.C. 147.03

This instrument prepared by: David E. Williams, Attorney Williams, Welser & Kratcoski Eleven South River Street P.O. Box 396 Kent, Ohio 44240 Heimann\910057016\agreements\QCD-Lakeview investments



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# INDEXED

## 200524805 & 198 RECEIVED FOR RECORD

Exhibit A

Situated in the City of Kent, County of Portage and State of Ohio and Deing known as Units 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 73, 74 and 75 The Lakes at Franklin Mills Condominium Phase 2 filed for record at Plat 2005-47 as set forth in The Declaration of Condominium Ownership for The Lakes at Franklin Mills recorded at Instrument No. 200218268 of Portage County Records and as amended.

> 9.19.2006 J7 TAX MAP DEP1. LEGAL DESCRIPTION SUFFICIENT DEFICIENT ANO DIVISION OF LAND 17.029.20.00 011.056 011.057 011.058 011.060 011.062 011.063 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.065 011.073 011.073

NO TRANSFER REQUISED SEP 19 2005 JANET ESPOSITO, EL ALIDITOR