

Instrument Book Page  
200700762705 DR 1822 1841  
200700762705  
Filed for Record in  
GEAUGA COUNTY, OHIO  
MARY MARGARET MCBRIDE  
06-04-2007 At 11:50 am.  
RSTS 140.00  
DR Book 1822 Page 1841 - 1856

CONTINENTAL TITLE

ORDER NO. 660

**DECLARATION OF COVENANTS, EASEMENTS AND  
RESTRICTIONS FOR NOTTINGHAM WOODS SUBDIVISION  
MUNSON, OHIO**

THIS DECLARATION is made this 1st day of June 2007 by Nottingham Woods, An Ohio Limited Liability Company and or assignees and successors, (hereinafter referred to as ("Developer")) having its principle place of business at 26401 Emery Road, Suite #102, Cleveland, OH 44128.

**WITNESSETH**

WHEREAS, Developer is the owner in fee simple of certain real property located in the Township of Munson, County of Geauga, and the State of Ohio, and known as being Sublots 1 through 35 inclusive in the Nottingham Woods Subdivision being part of original Munson Township Lot 13 & 14, Tract 3, as further described by the recorded plat in Volume 1783, Page 2453, of Geauga County Map Records, (Sublots 1 through 35 inclusive or any part of such Sublots are hereinafter referred to as "Sublots"); and

WHEREAS, Developer contemplates selling said Sublots and further contemplates that said purchasers will construct dwelling houses and other improvements upon said Sublots; and

WHEREAS, Developer desires to impose certain covenants, conditions and restrictions on the Sublots which shall be binding upon all purchasers of each Sublot, owners of said Sublots or any portion thereof, mortgages or persons holding or entitled to any interest therein, and the respective heirs, executors, administrators, successors and assigns, and successors in title of any of them.

NOW THEREFORE, Developer, for the benefit of itself, its successors and assigns, in title to any of said Sublots, and in consideration of the premises and for the purpose of carrying out the intention above expressed, does hereby make known, publish, declare, covenant and agree that the real estate hereinabove described shall hereinafter, in addition to any easements, right-of-way, building and use restrictions, laws, ordinances and lawful requirements of the proper public authorities, be subject to the following covenants, conditions and restrictions, which shall hereafter be taken to be covenants running with the land and binding on all purchasers and/or owners of the Sublots, mortgagees or persons holding or entitled to hold any interest therein, and their respective heirs, executors administrators, successors and assigns, and successors in title of any of them:

If any Party hereto, or its successors, assigns, heirs, executors or administrators shall violate any of the following covenants and restrictions, it shall be lawful for any person or persons owning any real property in this Subdivision to prosecute any proceedings at law or in equity against the persons violating or attempting to violate any such covenant and to either prevent them from doing so or to recover damages or other dues for such violations. Invalidation of any one of these covenants and restrictions by judgment or court order shall in no way effect any of the other provisions, which shall remain in full force and effect.

1. The following shall apply until five (5) years after such time as the Developer no longer owns any Sublot in the Nottingham Woods Subdivision.

No grading or landscaping shall be performed on any Sublot, nor shall any building or structure, nor any addition thereto, nor any alteration thereof be erected, reconstructed, placed or suffered to remain upon any Sublot unless and until two (2) copies (one of which may be permanently retained by the Developer) of plans and specifications thereof showing in such detail as Developer may request, the size, location, type, cost, use, the materials of construction, the color scheme, the plot plan and grading plan of the Sublot (including the grade elevation of said buildings and structures) have been furnished to and approved in writing by the Developer and/or the Developer's Architect. The Developer reserves the right to reject all such plans and specifications as aforesaid for any reasonable ground, including, but not limited to aesthetic reasons. All plans submitted shall be drawn to 1/4" or 1/8" scale and include floor plans for all levels, plot plans and elevations. Elevations shall call out materials and colors specified. Developer's approval of such plans and specifications shall not be withheld if the same comply with the requirements of the general plan of the Nottingham Woods Subdivision. Developer and/or Architect shall act on all plans submitted within fourteen (14) days after submission by the Owner. Owner must likewise comply with all Munson Township and Geauga County requirements regarding architectural and site plan approval.

2. No construction shall be performed on any Sublot except by contractors who have first been approved by the Developer, in writing. It being the intent of the Developer to maintain the quality of homes in the Subdivision by permitting constructions only by contractors who have, in the Developer's judgment, the ability and experience to build fine quality, custom homes in accordance with the Developer's general plans for the Subdivision.

3. Each Sublot shall be used only for single family, private residence purposes. No raised ranch, A-frames, log homes or domes may be constructed.

4. Any building erected upon Sublot shall comply with the following requirements:

A. Type

Single-family dwelling, which may be one or two story in design.

- i. A one-story dwelling is a structure, the living area being the first floor space only, and a space between the first floor ceiling and the roof of inadequate heights to permit its use as a dwelling space.
- ii. A two-story dwelling is a structure, the living area of which is on two (2) levels connected by a stairway.

B. Living Area

The "Living Area" of any dwelling shall not be smaller than the finished habitable area as set forth below. "Living Area" shall not include garages, attics, basements, breezeways, patios, or any area not heated for year round living.

- i. Such floor area shall not be less than the following in square feet;

One Story	2,600
Two story	2,800

Developer reserves the right to make minor variances in the above figures if, in its opinion, the intent of this section is maintained.

C. Exterior

The exterior of each building shall conform to the following:

- i. All chimneys shall be masonry brick or natural stone.
- ii. No exposed masonry block shall be permitted on any part of any structure.

D. Garages

Garages must be a minimum size to house not less than two (2) full size automobiles, and must be attached to the dwelling and shall have side automobile entry so that the entry shall not face the street. Developer retains the right to grant variances for the purpose of front entry garages.

E. Roof Pitch

All buildings shall have a sloping roof of traditional building materials with a minimum pitch of 6 to 12 and a maximum of 15 to 12.

**F. Front Elevation**

All buildings shall have at least 25% natural or cultured stone or brick coverage on the front elevation of the dwelling. This approval shall be solely at the discretion of Nottingham Woods, LLC. All elevations of exposed foundations will be "brick or stone to grade" and shall not be included in the calculation 25% requirement. Developer retains the right to grant variances for the purpose of stone or brick coverage requirements.

5. Substantial duplication of existing or planned exterior characteristics of a principal resident for another Sublot may be only permitted with approval of the Developer and/or Developer's Architect.

6. Not more than two (2) buildings, conforming in character to the main shall be permitted in the rear of a Sublot. Such building must adhere to all applicable Munson Township requirements and be approved by the Developer.

7. No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other out-building shall be used on any Sublot at any time as a residence either temporarily or permanently.

Belowground swimming pools shall be allowed as long they are located behind the home. Written approval prior to the construction of a pool, pool house, bathhouse, or accessory building shall be received from Declarant. Owner must likewise comply with all Munson Township and Geauga County requirements regarding pool fencing and site plan approval. Above ground pools shall be prohibited.

8. During construction, the Builder shall cause all debris to be removed from the Sublot and shall not allow the burial of such debris on the Sublot or its use as fill material at any location on the Sublot or within the Subdivision.

9. All driveways on a Sublot must be paved from the garage to the street with concrete, asphalt or paving brick within six (6) months after occupancy. In the event the street shall have curbs, the same must be cut with an appropriate power saw using appropriate blades designed for cutting concrete. Hammering and chiseling as a method of cutting curbs is prohibited. The Sublot owner will be held responsible to replace any curb sections damaged by such method.

10. Lawns and landscaping must be installed within nine (9) months of occupancy of the house. Lawns shall be kept properly trimmed at all times. All landscaping lighting shall be low-voltage and not create a nuisance for neighboring sublot owners.

11. All electrical television and telephone cables shall be installed underground and in conformance with all applicable building and zoning codes.

12. No television towers, radio towers or visible or external antennas of any type shall be permitted on any Sublot. In the event that the Township of Munson shall permit satellite dishes, the same must be screened by landscaping to be approved either by the Developer or the Township of Munson.

13. All fuel storage containers must be placed within the dwelling or underground and must be in conformance with all applicable township, state and federal regulations, including, but not limited to all building, zoning and fire codes and all environmental regulations.

14. No rubbish, trash, garbage, or waste material shall be kept or permitted on any Sublot except in sanitary containers, which shall be placed within closed areas.

15. Dogs, cats and other common household pets are permitted, provided they are not kept or bred for commercial purposes, and provided they are kept in such a manner as not to constitute a nuisance.

The keeping of horses, alpacas, cattle and/or other farm animals is prohibited. No farm animals, livestock, or poultry of any kind shall be raised, bred, or kept on any Sublot. This paragraph cannot be waived, modified or amended.

16. No business or noxious or offensive activity shall be carried on or upon any Sublot, nor shall anything be done thereon which may or may become an annoyance or nuisance to the neighborhood.

17. No tractor, trailer, truck, boat or recreational vehicle such as campers, motor homes, horse trailers, etc. may be stored outside on any Sublot, nor shall any such vehicle be parked temporarily in the open on any Sublot for a period exceeding twenty four (24) hours. Long distance tractor trailers are prohibited from parking or storage on the premises, provided, however, that this restriction shall not prohibit trailers and temporary structures used in connection with the building of any Owner's home. No unlicensed and/or inoperable vehicle, regardless of value, shall be stored or located outside the enclosed portion of the dwelling unit and garage.

18. Each Owner shall, at his sole cost and expense, maintain and keep his dwelling and any other building on his Sublot in a state of good repair. No owner of any Sublot shall permit unsightly objects to be placed or remain anywhere thereon. However, the natural wooded and ground cover conditions of portions of the Sublot may remain, provided that they are aesthetically pleasing to the appearance of the development as a whole. This restriction does not apply to Developer.

19. All owners can only use mailboxes designed and approved by Developer to be consistent with all other homes.

20. All of the Sublots and land in this Subdivision are subject to all easements and rights-of way of record as well as those designated on the Subdivision of the Nottingham Woods Subdivision plat. The County per DMD shall be responsible for the maintenance and repair of any storm water drainage ditches, swales or drainage easements located within the right-of-way (frontage) of said Owner's Sublot.

21. The maintenance and repair of any drainage ditches, swales or storm sewer easements which may be located within the Subdivision which have no street frontage and any easements located on Sublot shall remain the responsibility of the Developer, and then the Nottingham Woods Homeowner's Association upon its formation. In addition, Developer shall have the duty to maintain the entrance signage and entrance and cul de sac landscaping until the rights in the Easements have been transferred to the Association. Thereafter, it shall be the duty of the Association to maintain the same. Maintenance shall include, but not be limited to, installing, maintaining, altering and removing trees, shrubs, and grass within the entrance and cul de sac landscape areas and maintaining the entrance signage. The Geauga County Soil and Water Conservation District shall have the right of entry for inspection purposes of the storm water retention flow structure on Sublots 11,12,17,18,21,22,23,24,25,31 & 32 of the Properties. Under no circumstances, unless approved by the Developer and Geauga County Soil and Water Conservation District shall the retention facilities be altered in any way. Maintenance shall include mowing, periodic removal of damaging vegetation and excessive sediment, and overall general upkeep to allow the structures to operate as intended. All maintenance and repairs of the storm water retention flow will be at the responsibility of the Developer, until such time that the responsibility has been transferred to the Home Owners Association.

A Drainage Maintenance District ("DMD") Easement exists on sublots 11, 12, 17, 18, 21, 22, 23, 24, 25, 31 & 32 within the NOTTINGHAM WOODS Subdivision for purposes of maintaining and repairing, as necessary, the storm water management facility(s) located on those lots. A copy of the final recorded plat, construction plans, DMD Agreement, County Commissioners Resolution and Construction Estimate describing the easement and terms of such can be obtained from the Geauga County Engineer's Office. The DMD provides funding to the Geauga County Commissioners to maintain and repair the storm water management facility(s) through an assessment of all subplot owners within the NOTTINGHAM WOODS Subdivision, as necessary.

The Geauga County Commissioners, its agents, successors and assigns have the right to maintain and/or repair the storm water management facility(s) and all its associated appurtenances as diversion ditches, manholes, catch basins, storm sewer pipes, headwalls, yard drains, outlet structures, and detention ponds located on subplot 11, 12, 17, 18, 21, 22, 23, 24, 25, 31, & 32 under the authority and funding of the DMD Agreement. The

sublot owners have the right to enjoy and utilize the property where the DMD Easement exists. The sublot owner may perform any of the below listed maintenance items as aesthetically necessary and not structurally related. The Geauga County Commissioners, its agents and successors have the right to enter the DMD Easement and perform the below listed items if they deem it necessary. Maintenance items may include but are not limited to the following:

1. Storm water Pond Monthly Maintenance
  - (a) Removal of floating debris
  - (b) Removal of woody vegetative growth from pond area including embankments (planting of trees on any dams or embankment is not allowed)
  - (c) Removal of trash and/or sediment accumulation
  - (d) Removal of obstructions in orifices and/or outlets
  - (e) Mowing of pond, banks, and dam
2. Storm water Pond Annual Maintenance
  - (a) Repair erosion to the outfall or spillway
  - (b) Repair and/or replace any damaged structures (i.e. catch basins, risers, pipes, headwalls)
  - (c) Repair animal burrows and/or other leaks in the dam
  - (d) Nuisance trapping, as necessary, to prevent animal burrows with appropriate state permits/licenses and/or licensed trappers.
  - (e) Debris should be removed from overflow spillway and grates.

No structural alterations, modifications, or elimination may be made to the storm water facility (retention pond) or other associated appurtenances including diversion ditches/swales without prior written approval from the Geauga County Commissioners, its agents, successors, and assigns.

The Geauga County Commissioners, its agents, successors and assigns are hereby authorized to access the storm water management facilities diversion ditches, manholes, catch basins, storm sewer pipes, headwalls, yard drains, outlet structures, and detention ponds at the Nottingham Woods Subdivision for inspection purposes on sublots 11, 12, 17, 18, 21, 22, 23, 24, 25, 31, & 32 as shown on the recorded final plat.

The Owner of each Sublot shall pay as annual dues, for each calendar year, due and payable on January 15th following the transfer of Title from the Developer an amount determined by Developer in Developer's sole discretion. A late charge of \$100.00 will be assessed towards any Sublot Owner whose annual dues are not paid in full by February 15<sup>th</sup>. An initial amount of \$500.00 for each Sublot shall be due and payable out of escrow upon closing. Dues shall not be paid on any Sublots titled to the Developer.

22. Developer reserves the right for itself, its agents, employees, successors and assigns to enter upon any Sublot for the purposes of carrying out and completing the development of the property, including, but not limited to the completion of any filling, grading or installation of drainage facilities. Entry onto said property for such purposes shall not be deemed a trespass, whether during development or after.

23. No building shall be located on any Sublot nearer to the front Sublot line or nearer to the side street line than the minimum building setback lines shown on the recorded plat. Each building shall have a side yard along each Sublot line, the least dimension of each said yard shall be not less than 25 feet. The side yard nearest to the street on any corner Sublot shall have a width as designated on the recorded plat. All side yards shall conform with the requirements of Munson Township. When two or more Sublots acquired are used as a single building site, the side Sublot line and any reservations and easements for public utilities as set forth in items 20, 21 herein, shall refer only to the lines bordering on the adjoining property owner. For the purposes of this covenant, eaves, steps, and open porches shall not be considered as a part of a building, provided, however, that this shall not be construed to permit any portion of a building on a Sublot to encroach another Sublot.

24. The following activities shall be prohibited:

- a. Drilling or operating oil or gas wells on land designated for single-family lots.
- b. Mining or extraction of any minerals, including the removal of sand or gravel, provided, however, this restriction shall not prohibit the removal of any material in connection with development of the property for permitted uses by Developer.
- c. Temporary or permanent signs, billboards or advertising devices of any kind with the exception of the following: signs not larger than six square feet for offering homes for sale shall be permitted on the premises to be sold with the exception of any entrance sign and builder model home signs and signs that shall identify the Developer, and/or Builders and the Subdivision. Furthermore, all signage shall meet the Munson Township regulations.
- d. No outdoor clothes drying areas shall be allowed in the development.
- e. No spirituous or fermented liquor shall be manufactured or sold, either at the wholesale or at retail, on any Sublot or Sublots and no place of public entertainment or resort of any character shall be established, conducted or suffered to remain on any Sublots or lots.



- f. No trees larger than eight (8) inches around may be removed from area between right of way and building set back line without written permission from the developer.

25. Owners Association

Developer reserves the right for five (5) years after the filing of this plat to establish an Association, either incorporated or unincorporated, to maintain, manage, repair and oversee the easement areas and those duties, obligations and responsibilities of the Owners and Association pursuant to the terms and conditions contained in this Declaration. Developer may also assign or delegate to said Association any rights or duties of the Developer or Developer's Architect as set forth in these restrictions. At any time after the expiration of five (5) years of the filing date of this plat or sooner, with the express written consent of Developer, a majority of the owners within the Allotment may establish such an Association in the event the same has not been established by Developer.

The Association, if formed, shall have the power to levy assessments by which the Owners shall be charged their proportionate share of the costs of maintaining the easement areas and other obligations and responsibilities contained in this Declaration. These assessments, if unpaid, may be secured by filing liens on the Owner's Sublot. The method of determining such Owner's share of the assessments shall be determined in a manner Developer or the Association, in its judgment, deems reasonable and may be based upon the relative size (acreage) of the Sublots, the square footage of the building on the Sublots, the values of the properties as determined by the taxing authorities, the relative benefits obtained by the Sublots, or other methods selected by Developer or the Association. Developer or Association may also establish a Code of Regulations for the Association governing the conduct of its affairs, the voting rights of the members (which shall not be substantially dissimilar from their proportionate shares for purposes of the assessments), quorum and minimum voting percentages and similar matters.

Each Owner, by acceptance of a deed to a Sublot consents to the formation of an Association by Developer or a majority of the Sublot owners and agrees to be a member of the Association, if formed, and agrees that its Sublot will be bound by the covenants, conditions, agreements, assessments and liens of the nature described above when and if the Association is formed.

26. All wetlands as located and determined by the Army Corps of Engineers as depicted on attached Exhibit A shall remain an undisturbed, natural and open wetlands area of high natural quality that contributes to the scenic and rural quality of the surrounding area and so yields a significant public benefit.

Developer, for itself, personal representatives and assigns, hereby restricts the Protected Property from development, and no building or other structure of any kind either temporary or permanent, shall be placed or erected on the Protected Property, and no soil or other substance such as landfill shall be placed in the protected area except as expressly provided hereinafter.

The Protected Property shall be subject to the following provisions relating to the rights of Developer which are reserved to Developer and its successors and assigns:

- a. The right to construct, maintain, repair, and/or replace electric, water, telephone, cable, wells or other utility lines or mains on the Protected Property; provided that the area needed for such maintenance, repair and/or replacement shall be the minimum necessary; and further provided that, upon completion, such area promptly shall be restored as near as practical to its previous condition.
- b. The right to install, maintain, repair and replace (i) storm sewer system and/or (ii) erosion control devices, provided that the location and construction of any such system or device shall be subject to the approval of Developer, which shall not be unreasonably withheld.
- c. The right to construct or install roads or driveways for residential purposes, and walkways as approved by Developer as set forth on the Subdivision Plat of the Nottingham Woods Subdivision.

27. These covenants are to run with the land and shall be binding on all parties claiming under them for a period of twenty-five (25) years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by a majority of the then Owners of the Sublots has been recorded, agreeing to change said covenants in whole or in part. However, the provisions of Paragraphs 21 and 26 may not be terminated or modified in any form and shall always remain effective and shall run with the land.

The covenants, rights, terms, reservations, limitations, agreements and restrictions contained in this Declaration shall be deemed to be covenants running with the land herein described as the premises and not conditions and shall bind the Declarant and all owners of building lots, their respective heirs, successors or assigns. This declaration shall create privity of contract and/or estate with and among all owners of all or any part of the premises, their heirs, executors, administrators, successors or assigns. There shall be no alterations, amendment, vacation or any other changes to the DMD Easement described herein and shown on the record plat of the Nottingham Woods nor shall there be any alteration, amendment, vacation or other change to this declaration without the

prior written approval of the Geauga County Board of Commissioners, its agents, successors, and assigns.

28. Developer further reserves for itself, its successors and assigns, the rights to grant additional easements for the purpose of the development of the Subdivision and permit deviation or grant a variance from, or to change, waive or modify any and all of the covenants, conditions and restrictions contained in this document, and, if in its sole judgment the development or lack of development on adjoining or adjacent property or topography of the land involved in Developer's judgment makes such course necessary or advisable, with the understanding that the Developer herein may assign or relinquish the power herein reserved in the event it decides to do so.

29. The invalidation of any part of the covenants, conditions and restrictions contained in this instrument shall in no way affect the remainder thereof and the same shall continue in full force and effect.

30. So long as Developer maintains an ownership interest in Nottingham Woods Subdivision, Developer shall have the right to amend, waive or modify this Declaration, for reasons other than legal requirements, after notifying each Sublot owner and seeking the majority approval for any modifications, waivers or amendments by letter using delivery confirmation mail. Sublot owners who do not respond in writing within 30 days, waive their right to vote. Failure by Developer to enforce any condition, covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. This paragraph cannot be waived, modified or amended.

31. Upon the sale of all the Sublots by the Developer, the Owners of Sublots may enforce individually or collectively all covenants, conditions and restrictions now or hereafter imposed by the provisions of this instrument and whenever consent of the developer is required hereunder, such consent shall automatically vest in each Sublot owner and the Sublot Owner seeking the consent must obtain the approval of at least three-fourths (3/4) of the owners of the other Sublots. Failure by any owner individually or the owners collectively to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.

32. Sublot 1 driveway will be restricted to Sutton Place.

33. Munson Fire Department shall have full access to the fire pond on sublots 31, 32.


This Declaration may be amended or cancelled only by an instrument in writing, signed by the owners of the property and by the Geauga County Board of Commissioners, certifying that both parties have agreed to amend or cancel this Declaration. Any amendment or cancellation hereto shall be promptly filed for record with the Geauga County Recorder.

IN WITNESS WHEREOF, Declarant has duly executed this Declaration on this 31 day of May 2007.

WITNESSES:

OWNER: Nottingham Woods, LLC

(Signature) \_\_\_\_\_

(Signature)  \_\_\_\_\_

(Print Name) \_\_\_\_\_

(Print Name) Ryan Sommers

(Print Title) member

(Signature) \_\_\_\_\_

(Print Name) \_\_\_\_\_

**STATE OF OHIO, COUNTY OF GEAUGA**

Before me a Notary Public, in and for said County personally appeared the above named Ryan Sommers as owner of <sup>Nottingham</sup> Woods Subdivision, who acknowledged that he did sign the forgoing instrument and that the same was his free act and deed.  
\*member of Nottingham Woods, LLC

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Chardon, Ohio this 31st day of May, 2007.

  
Notary Public

**SHARON J COTMAN**  
Notary Public-State of Ohio  
My Commission Expires 11-27-11  
Recorded in Lake County

Prepared By: Grantor-Nottingham Woods, LLC

IN WITNESS WHEREOF, Developer has executed this Declaration the day and year first above written

NOTTINGHAM WOODS, LLC

BY:   
Ryan Sommers  
MEMBER/PRINCIPAL

\_\_\_\_\_  
PRINT NAME

\_\_\_\_\_  
PRINT NAME

STATE OF OHIO )

COUNTY OF ~~CUYAHOGA~~ <sup>GEAUGA</sup> )

BEFORE ME, a Notary Public in and for said county and state, personally appeared the above-named by Nottingham Woods, LLC, by Ryan Sommers, its Member/Principal, who acknowledged that he did sign the foregoing instrument and that the same is the free act and deed of Nottingham Woods, LLC and of Ryan Sommers as Member/Principal.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at ~~Cleveland~~ <sup>Chardon</sup>, Ohio this 31 day of May, 2007.

  
NOTARY PUBLIC

SHARON J. COTMAN  
Notary Public-State of Ohio  
My Commission Expires 11-27-11  
Recorded in Lake County



Instrument 200500733173 OR Book Page 1783 2453

200500733173  
Filed for Record in  
GEAUGA COUNTY, OHIO  
MARY MARGARET MCBRIDE  
12-28-2005 At 02:29 pm.  
DEED 36.00  
OR Book 1783 Page 2453 - 2455

WARRANTY DEED

LAYERS TITLE INS. CORP.  
CH-050245e

Know All Men by These Presents That Karen S. Chakford, Trustee and Marilyn S. Dietrich, Trustee UTD May 23, 1994, the Grantor, for the consideration of Ten Dollars (\$10.00) received, conveys and warrants to Nottingham Woods, LLC an Ohio Limited Liability Company, whose tax mailing address is 23360 Chagrin Blvd., Beachwood, Ohio 44122, the following real property situated in the Township of Munson, County of Geauga, State of Ohio:

And known as part of Lots Nos. 13 and 14 in Tract No. 3 in said Township.

1st Parcel: 50 ¼ acres of land, part of Lot No. 14 in said Tract and Township. Bounded: Beginning at the southwest corner of said Lot; Thence East on the south line of said Lot 36.70 chains to the southeast corner of said Lot; Thence North on the East line of said lot, 14.02 chains; Thence West 36.70 chains to the West line of said lot; Thence South 14.02 chains along the West line of said Lot to the place of beginning, be the same more or less, but subject to all legal highways.

PPN: 21-153000  
Prior Recording: 944/622 and 993/150

2nd Parcel: 64.44 acres of land, part of Lot No. 13 in said Tract and Township. Bounded: Beginning at the Southwest corner of said Lot No. 13; Thence east on the South line of said Lot; 36.81 chains to the Southeast corner of said Lot; Thence North on the east line of said Lot, 21.35 chains to land conveyed by Milo Blakeslee to John Warner; Thence West on his South line 18.40 ½ chains; Thence South on the said Warner's East line, 7.30 chains to the Southeast corner of land owned by said Warner; Thence West on said Warner's South line, 18.40 ½ chains to the West line of said Lot; Thence South on said lot line, 14.02 chains to the place of beginning, be the same more or less, but subject to all legal highways.

PPN# 21-152900  
Prior Recording 944/622 and 993/150

Excepting from 1st Parcel: 5.05 acres of land conveyed to Karen S. Chakford by deed recorded in Volume 562, Page 273, Geauga County Records and legally described as Situated in the Township of Munson, County of Geauga, State of Ohio: And known as being part of Lot No. 14 in Tract No. 3 in said Township and bounded and described as follows: Beginning at a point in the centerline of Auburn Road marking the Southwest corner of Lot No. 14; Thence Northerly, along the Westerly line of Lot No. 14 being also the centerline of Auburn Road, 198.00 feet to a point; Thence Easterly and parallel with the Southerly line of said Lot No. 14, 1211.10 feet to a point; Thence Southerly and parallel with the Westerly line of Lot No. 14, 198.00 feet to the Southerly line of Lot No. 14; Thence Westerly, along the Southerly line of Lot No. 14, 1211.10 feet to the place of beginning, and containing 5.505 acres of land, be the same more or less.

PPN: 21-042800  
Prior Recording: 983/1225

Excepting from 1st Parcel

Legal Description: See Attached Exhibit A

REAL PROPERTY TRANSFER TAX  
TRANSFERRED AND PAID

DEC 28 2005

Fee \$ 1,325.00 x 4  
Tracy A. Jamieson, County Auditor  
By: *[Signature]*

Instrument 200700758103 OR Book Page 1916 2527

Instrument 200700758103 DR 1814 2828  
Instrument 200500733173 DR 1283 2752

**SURVEY PLAT & LEGAL DESCRIPTION**  
APPROVED PER R.C. 315.251  
PAK 12/20/05  
OFFICE OF THE  
GEAUGA COUNTY ENGINEER

**LEGAL DESCRIPTION**  
OF A  
**1.2884 ACRE PARCEL**  
FOR  
**NOTTINGHAM WOODS L.L.C.**

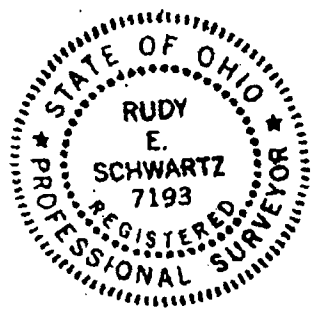
Situated in the Township of Munson, County of Geauga and State of Ohio and known as being a part of Original Lot No. 14, Tract No. 3, and further being known as part of the first parcel of lands conveyed to Marilyn S. Dietrich, Trustee and Karen S. Chakford, Trustee by deed recorded in Volume 983, Page 150 of Geauga County Deed Records, further bounded and described as follows;

Beginning at a monument box with a 1 inch iron pin found in the centerline of Auburn Road, 60 feet wide, at the Southwesterly corner of said Original Lot No. 14, also being the Northwesterly corner of land conveyed to Gregory M. and Kary Jay Clark by deed recorded in Volume 879, Page 750 of Geauga County Deed Records, also being the Southwesterly corner of land conveyed to Karen S. Chakford, Trustee by deed recorded in Volume 983, Page 1225 of Geauga County Deed Records, said monument box lying South 03° 48' 51" West along said centerline of Auburn Road a distance of 3601.96 feet from a monument box with a 1 inch iron pin found at its intersection with the centerline of Bean Road, 60 feet wide;

Thence North 03° 48' 51" East along said centerline of Auburn Road a distance of 198.00 feet to the Northwesterly corner of land so conveyed to Karen S. Chakford, Trustee and the Principal Place of Beginning of the premises herein intended to be described;

- COURSE I** Thence continuing North 03° 48' 51" East along said centerline of Auburn Road a distance of 122.00 feet to a point;
- COURSE II** Thence South 85° 58' 24" East passing through a 5/8 inch iron pin set at 30.00 feet a total distance of 460.00 feet to a 5/8 inch iron pin set;
- COURSE III** Thence South 03° 48' 51" West a distance of 122.00 feet to a 5/8 inch iron pin set in the Northerly line of land so conveyed to Karen S. Chakford, Trustee;
- COURSE IV** Thence North 85° 58' 24" West along said Northerly line of land so conveyed to Karen S. Chakford, Trustee passing through a 5/8 inch iron pin set at 430.00 feet a total distance of 460.00 feet to the Principal Place of Beginning and containing 1.2884 acres of land as surveyed, calculated and described on December 17, 2005 by Rudy E. Schwartz, P.S. 7193 be the same more or less but subject to all legal highways and easements of record. Bearings used herein refer to an assumed meridian and are intended to indicate angles only. All 5/8 inch iron pins set are I.D. Schwartz 7193.

Reviewed by TKO  
Date 12-28-05  
GEAUGA COUNTY AUDITOR



12-20-05  
DATE

[Signature]  
RUDY E. SCHWARTZ, P.S. 7193