UNOFFICIAL COPY

THIS DOCUMENT WAS PREPARED BY:

Village of Tinley Park Building Department 16250 S. Oak Park Avenue Tinley Park, Illinois 60477

AFTER RECORDING RETURN TO:

Cook County: Recorders Box 324 (MAM)

Will County: Klein Thorpe & Jenkins, Ltd. 20 North Wacker Drive, Suite 1660 Chicago, 16,7606 Attn: Michael A. Marrs



Doc# 2004145120 Fee \$88.00

RHSP FEE: \$9.00 RPRF FEE: \$1.00

EDHARD M. HOODY

COOK COUNTY RECORDER OF DEEDS

DATE: 02/10/2020 01:56 PM PG: 1 OF 4

[The above space for recording purposes]

RIGHT-05-WAY ENCROACHMENT WAIVER AND AGREEMENT

RE: Proposed Public Right-cí-Way use for brick paver/decorative concrete/asphalt driveway approach/brick mailboxes/lawn sprink er heads/decorative landscaping and/or proposed easement encroachment for pool/deck/fence/snec/retaining wall/patio and/or service walk.

I/We, RICHARD & ROBERTA WIMBER, represent that I/we are the legal owner(s) ("Owner")

of real property commonly known as:

17310 715 AVE.

, Tinley Park, Illinois 60477.

insert property address

PIN(S): 28-30-304-013-0000

A document containing a legal description of said property is attached and made a part hereof as <u>"EXHIBIT A"</u>.

Owner is undertaking the following Project that will encroach on the Public Right-of-Way or easement for the benefit of Owner and the above-stated real property:

Project: REPLACENG PAUED WALKWAY WITH PAUEL BLOSKS AND PREVIOUSLY ADDED PAGE FORWER BEDS

Owner understands and acknowledge that the Village Code does not allow for the construction of a driveway in the public right-of-way surfaced with any material other than concrete or asphalt. Owner agrees that the driveway to be constructed in the public right-of-way at the above address out of brick paver/decorative concrete/embossed or colored asphalt will be the responsibility of the Owner to maintain, repair, and replace if necessary, due to any damage by the Village or other public agencies, or due to normal wear and tear.

Owner further understands and acknowledges that, on streets without curbs, the decorative drive must end no less than two feet from the edge of existing pavement.

237934 1

[Owner Only]

2004145120 Page: 2 of 4

UNOFFICIAL COPY

Owner understands and acknowledges that the Village will allow the construction of a pool/deck/fence/shed/retaining wall/patio and/or service walk encroaching upon an easement to require the written permission of each utility affected by the subject construction.

Owner agrees and acknowledges that the pool/deck/fence/shed/retaining wall/patio and/or service walk encroaching upon the easement at the above address, will be the responsibility of Owner to maintain, repair, and replace if necessary, due to any damage by the Village or other public agencies, or due to normal wear and tear.

Owner also understands and acknowledges that Village Codes do not permit any obstructions in the Public Right-of-Way and that any lawn sprinkler systems, brick mailboxes, decorative landscaping placed upon the public right-of-way will be the responsibility of Owner to maintain, repair, and replace if necessary, due to any damage by the Village or other public agencies, or due to normal wear and teat.

Owner covenants and agrees that all construction taking place on the Project will be in accordance with the Village Buildir g Codes.

Owner, as a condition of the Village of Tinley Park granting permission to utilize the Public Right-of-Way and/or easement encroachment for the aforesaid purposes, covenants and agrees not to sue and to protect, indemnify, defend, and hold harmless the Village of Tinley Park against any and all claims, costs, actions, losses, demands, injuries and expenses of whatever nature ("Claims"), including, but not limited to attorneys' fees, relative to such uses being located in the Public Right-of-Way and/or easement encroachment and/or arising from acts or omissions by the Owner, his or her contractors, sub-contractors, or agents or employees in maintaining the same and/or conjunction with the use of the public right-of-way and/or easement encroachment for the aforesaid purposes.

Owner understands that the terms and conditions contained herein apply uniquely to the Public Right-of-Way and easement on or adjacent to the benefitting real property at the above address as legally described in <u>Exhibit A</u> and it is the intent of Owner and the Village to have the terms and conditions of this instrument run with the benefitting real property legally described in <u>Exhibit A</u> and be binding on subsequent owners and purchasers of the benefitting real property.

This document shall be notarized and recorded with the Cook or Will County Recorder of Deeds, as applicable.

237934_1 [Owner Only]

2004145120 Page: 3 of 4

UNOFFICIAL COPY

NOTE: ALL OWNERS OF THE BENEFITTING REAL PROPERTY MUST SIGN
Mille Relate hulen
Owner Signature if more than one)
Date: 3/10/16 Date: 3/10/16
NOTARY: STATE OF ILLINOIS, COUNTY OF COOL SS
I, B. A. REKETS, a Notary Public in and for the County and State
aforesaid, do hereby certify that ROBERTA 3 TICHARD USARON , is/are personally
known to me to be the same person(s) whose name(s) is/are here subscribed to the foregoing
instrument, and appeared before me this day in person and acknowledged that he/she/they signed
and delivered said instrument as his/her/thou ree and voluntary act for the uses and purposes therein
set forth. Given under my hand and notarial se if this tort day of, 2016.
[SEAL]
SEAL] OFFICIAL SEAL BRIAN D REKETIS Notary Public - State of Illinois My Commission Expires May 12, 2019

2004145120 Page: 4 of 4

UNOFFICIAL COPY

