92013293

the City of Hobart; and

Sulla Glesc MAR 4 1992

auditor LAKE COUNTY

SIDEWALK WAIVER

RE:	5,350 Ft. by E 60 Ft. of W. 1376 Pt. of N= N=45,5 T.35 R.7
	<u> </u>
	(Here insert Legal Description)
	Commonly known as occurrent is at 12 mm
	(Here insert Address OFFICIAL!
	This Document is the property of
insta of ot	I/we the owners lofk the oabove Rue fenced property, for and independent to determine the City requirement to delight to determine the city requirement to delight to
and t prior and	1. That I/we do hereby accept the temporary waiver from semporary relief of the requirement to install sidewalks to occupancy, subject to the provisions of this agreement;
which furth	2. That said relies and watver can and shall be revoked at time when the Board of Public Works finds that the conditions a made the original waiver reasonable no longer exist and her finds that good cause now exists to require the allation of sidewalks as set forth in the Ordinance; and
agree	3. That I/we and the City expressly and unambiguously that what constitutes "reasonable", "good cause", and and ands to revoke said waiver" are entirely within the

4. That the sidewalks will be installed as per City code specifications and to the satisfaction of the City Engineer or his agent and that the cost of said installation and construction will be borne entirely by the landowner and at no expense whatsoever to the City; and

discretion and opinion of the Board of Public Works and Safety of

5. That the landowner will be notified in writing of the revocation of this waiver and should such revocation occur, the landowner shall have ninety (90) days after receipt of written notification to install said sidewalk; and

B

- 6. That, unless granted another extension by the Board of Public Works, should the sidewalks not be installed within ninety (90) days, the landowner agrees to pay a penalty of Ten Dollars (\$10.00) per day, accruing daily until such sidewalks are installed; and
- 7. That this covenant runs with the land, is binding on all subsequent landowners, their heirs and assigns, and all who shall hold a future interest in this land; and
- 8. That the landowner shall record same with the Recorder of Lake County to give notice of this covenant and agreement to all prospective holders of interest.

Document s NOT OFFICIAL

This Document is the property of

Subscribed and swern to Reference, a Notary Public,

this 4 day of

Notary Public

My Commission Expires:

County of Residence: The

SEAL NOIANA MANA