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STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

## 2007 04370 \$ IDEWALK WALK 30 AM 10: 26

	MICHAEL A. BROWN
_	Todd Park part of lot 2 100 x 200 ft.
-	Parcel # 43-53-0062-0003
-	(Legal Description)
,	8213 Clay Street, Merrillville, AN 464K
	(Common address)

I/we the owners of the above-referenced property, for and in consideration of a temporary waiver from the City requirement to install sidewalks prior to occupancy and for and in consideration of other good and valuable consideration do hereby agree and stipulate as follows:

- That I/we do hereby accept the temporary waiver from and temporary re ef of the requirement to install sidewalks prior to occupancy, subject to the provisions of this agreement; and property of
- That said relief and waiver can and shall be revoked at an Original when the Board of Public Works finds that the conditions, which made the original waiver reasonable no longer exist and further finds that good cause now or to require the installation of sidewalks as set forth in the Ordinance; and
- (3) That I/we and the City expressly and unambiguously agree that what constitutes "reasonable," "good cause," and "grounds to revoke said waiver," are entirely within the discretion and opinion of the Board of Public Works and Safety of the City of Hobart, and
- (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
- (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
- (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

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pay a penalty of ten dollars (\$10.00) per day, accruing daily until such sidewalks are installed, and

- (7) That this convenant 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 it with the Recorder of Lake County to give notice of this covenant and agreement to all prospective holders of interest.

Strawes Tribard

(Landowner)

Subscribed and sworn to before me, a Notary Public, this 14th day of 1/ay 2007.

Document Novary Public

My Commission Expires\_

County of Residence Lat Galle Recorder! State of

"I AFFIRM, UNDER THE PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT, UNLESS REQUIRED BY LAW."

PREPARED BY: Maicie Wheelia.

