



## 2019 026748

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2019 HAY -8 AM 10: 20

MICHAEL B. BROWN RECORDER

## PARTY WALL AGREEMENT

THE ST	ATE OF	Indiana				
COUNT	Y OF	Lake				
	2, as per plat Indiana and M South half of	Mills is the owner of thereof, recorded in Mexroplex Homes, Inc. Lot 77 in LYNNSWA Lecorder of Lake County	Plat Book 98 page is the owner of F Y, Unit 2, as per p	28, in the off property attached the thereof, rec	fice of the Recorded and adjacent the corded in Plat Book	der of Lake County, hereto known as The ok 98 page 28, in the
WHERE	EAS, both of the	This Doc ne above described un ed herein; and La	ument is the its constitute one backe County	ne proper building structure Recorde	re separated by a	"Party Wall" and/or
to such	properties and	o maintain a high qua the preservation of the in restraints on the her	heir residential su	itability to eacl	ing a consistent, h	armonious character er unit, it is deemed
adopt ar	nd prescribe th	KNOW ALL MEN E e following covenants h the land, to wit:	Y THESE PRESE and restrictions v	ENTS: That the which should be	e above reference e and are hereby	d Parties do hereby impressed upon and
con rule lots	cerning a Party es of law regards. Any matters	l mean and refer to to Wall which are not oding party walls. "Parts concerning Party February February rules of law concerning to the concerning party for the concerning p	overed by the term ty Fence" shall me nces which are no	is of this Agree an and refer to ot covered by	ement shall be governed the exterior fence	verned by the general es separating the two
		aining each Party Wal aid Party Wall or Party		ence shall be b	orne equally by t	he owners of the lots

PARTY WALL AGREEMENT

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- 3. In the event of damage or destruction to any Party Wall, Party Fence, shared monolithis slab, or shared roof if the roofline is joined ("Common Structure" herein) from any cause, other than the negligence of either party hereto, the owners of the lots on either side of said Common Structure shall repair or rebuild said Common Structure. The cost of such repair or rebuilding shall be borne equally by the owners whose lots adjoin said Common Structure. Each such owner shall have the right to the full use of said Common Structure so repaired or rebuilt. If either owner's negligence shall cause damage to or destruction of said Common Structure, such negligent party shall bear the entire cost of repair or reconstruction. If either party shall neglect or refuse to pay his share, or all of such costs in case of negligence, the other party may have such Common Structure repaired or restored and shall be entitled to have a mechanic's lien on the lot and dwelling unit of the party so failing to pay, for the amount of such defaulting party's share of the repair or replacement costs together with interest at the maximum rate allowable. The party having such Common Structure repaired shall, in addition to the mechanic's lien, be entitled to recover attorney's fees and shall be entitled to all other remedies provided herein or by law. The mechanic's lien granted herein is effective only if filed in the Real Property Records of the County where the Property is located, by affidavit declaring under oath the claim of the mechanic's lien.
- 4. Neither owner shall alter or change a Common Structure In any manner, non-structural interior decoration excepted, and such Common Structures shall remain in the same location as when originally erected. Each adjoining owner to said Common Structure shall have a perpetual easement in that part of the premises of the other on which said Common Structure is located, for the purposes of such Common Structure and any other additional area necessary to repair, replace, and maintain same.
- 5. Each owner shall keep all exterior walls of his dwelling unit in good condition and repair at his sole cost and expense. No owner shall do or permit to be done any act or thing that would tend to depreciate the value of the building (i.e. variance in design, colors, roofing etc.)
- 6. Each owner shall maintain the roof over his dwelling into in good condition and in such manner so as not to damage other portion of the building. Each owner shall share equally in the costs to repair or maintain the roof over the Party Wall or Party Fence due to normal wear or physical damage. If a roofline is joined and both roofs must be replaced, replacement will be co-ordinated between the owners.
- 7. An owner who, by his negligence, disinterest or willful act causes a Party Wall or roof to be exposed to the elements, shall bear the whole cost of furnishing the necessary protection against such elements and shall pay all damages resulting from such exposure. The cost of normal and timely weatherproofing and maintenance of the roof shall be in accordance with Paragraph 6.
- 8. If any monolithis slab repairs are required, the entire monolithis foundation must be involved in the repair process. Owners of both properties must cooperate regarding repairs to the slab. Each party shall share equally in any necessary repair.

9. In the event it shall be necessary for any owner to place this Agreement in the hands of an attorney for the enforcement of any of such owner's rights hereunder or for the recovery of any monies due to such owner hereunder, and if it is necessary to bring suit for the enforcement of such rights or such recovery, the prevailing party in such suit shall recover from the losing party all costs of court and reasonable attorney's fees, as determined by the court, in addition to any other relief or recovery awarded by the Court.

These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of thirty years from the date these covenants are recorded.

Enforcement of these covenants shall be by proceeding at law or in equity against any person or persons violating or attempting to violate the same seeking either to restrain violation or to recover damages or both.

Invalidation of any one of these covenants by judgement or court order shall in no wise effect any of the other provisions which remain in full force and effect.

This	Document is the property	01
<b>EXECUTED</b> AT to be effective	he Lake County Recorder!	ole Kareyban
X Banas	E : frie	for far
Brian M. Mills	Metroplex	homes, Inc. e Van Vuren
		President
THE STATE OF	§ CONTRACTOR	
COUNTY OF Lake	§ (AAR)	10
This instrument was acknowledged by BNAN M. MILLS	efore me on the day of MUM VINCE VON VIVED OF MET	oplex homes Inc.
	WOIAN Siesiden+	1
TE MARTINES	Notary Public - State of	N
SOUN EX 5 1 21, 2023 121	Printed Name of Notary:  ANNEHU MU	ranez
SEAL SEAL	My Commission Expires:	
PARTY WALL AGREEMENT!	Page 3 of 4	P&P 6/00
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THE STATE OF §		
COUNTY OF §		
This instrument was acknowledged before me by		, 20
	Notary Public - State of Printed Name of Notary: OCUMENT 1S My Commission Expires: OF FICIAL  ument is the property of ke County Recorder!	
This instrument was acknowledged before me	on theday of	, 20
	Notary Public - State of	
	My Commission Expires:	