AMENDMENT TO DECLARATION OF RESTRICTIONS UPON LOTS IN THE WINDSWEPT ACRES SUBDIVISION PHASE III AS PLOTTED IN ERIE COUNTY MAP NUMBER 2007-113 & 113A

WHEREAS, the Windswept Acres subdivision Phase III as Plotted In Erie County Map Number 2007-113 &113A (the "Windswept Subdivision") is located in North East Township, Pennsylvania, and

WHEREAS, a map of the Windswept Subdivision is recorded in the office of the Recorder of Deeds of Erie County, Pennsylvania as instrument number 2007-113 & 113A, and

WHEREAS, the lots in the Windswept Subdivision are governed by and subject to a certain Declaration of Restrictions which is dated May 21, 2007 and is recorded in the office of the Recorder of Deeds of Erie County, Pennsylvania on May 24, 2007 in Erie County, Pennsylvania Deed Book 1417 Page 2068 (the "Declaration of Restrictions"), and

WHEREAS, the Declaration of Restrictions is in effect until December 31, 2027, and

WHEREAS, the Windswept Subdivision Property Owners Association consists of the owners of the lots in the Windswept Subdivision, and

WHEREAS, David L. Thornton reserved the right to modify or amend any of the restrictions set forth in the Declaration of Restrictions for so long as he owns any lot in the Windswept Subdivision, and

WHEREAS, as of the date of filing of this Amendment to Declaration of Restrictions, David L. Thornton owns at least one (1) lot in the Windswept Subdivision, and

WHEREAS, It is the intention of David L. Thornton that the restrictions be extended and amended a further period of twenty (20) years, to December 31, 2047, and they may be further extended for further periods per the terms hereof, and

WHEREAS, it is the further intention of David L. Thornton that this Amendment to Declaration of Restrictions be binding upon the lot owners of the Windswept Subdivision, their heirs, executors, successors and assigns, and further that these restrictions which are being renewed at this time shall be covenants that run with the land.

These restrictions shall be as follows:

ALL LOTS IN THE WINDSWEPT ACRES SUBDIVISION, PHASE III AS PLOTTED IN ERIE COUNTY MAP NUMBER 2007-113 & 113A ARE AND SHALL BE SUBJECT TO THE FOLLOWING RESTRICTIONS:



RESTRICTION AGAINST MODIFICATION OF STORM WATER MANAGEMENT SURFACE CONTOUR

1) The Storm Water Management Plan as approved by North East Township, which is incorporated hereby by reference, requires the maintenance of certain surface contours for the purpose of control of storm water. Said contours have been established on the ground such as retention ponds or water channels including road ditches, and no modification thereof is permitted without the explicit written approval of North East Township and David L. Thornton.

RESTRICTION AGAINST DEVELOPMENT IN PROPOSED DETENTION BASIN AREA

2) No activities shall be conducted upon those porti9ons of lots 1, 2, 3, 4, 5, 6, 7, 8, 9 and 10 which are designated as "Proposed Detention Basin Areas" which are inconsistent with the utilization of said areas as detention basin areas.

LIABILITY FOR DAMAGES DURING CONSTRUCTION

In the event that construction activities, including but not limited to the transport of construction materials to or from a construction site, damage to any highways, including curbs and storm water control devices, utility installations, sidewalks, structures or landscaped areas, then the contractor whose actions or failure to act caused the damage shall be responsible for the repair of any such damages. In the event that said contractor does not repair any damage or make provision for the repairs satisfactory to David L. Thornton or the property owner of the property to which the damage was done within fifteen (15) days, then in that event, the property owner who secured the services of the contractor shall thereafter be responsible to repair same within fifteen (15) days. In the event the property owner shall fail to repair same or make

arrangements satisfactory to David L. Thornton or the owner of the property to which the damage was done within fifteen (15) days, then David L. Thornton or the property owner of the damaged property may repair same in which event the contractor and property owner who secured the services shall be jointly and severally liable for the repair costs to David L. Thornton or the property owner of the damaged property. The within provision is by way of additional relief and shall not limit or exclude any other remedy available to David L. Thornton or the property owner whose property was damaged or their subrogates.

HOMEOWNERS' ASSOCIATION

4) Maintenance and operation of the storm water management facilities as installed in accordance with the storm water management plan for Windswept Acres Phase III as submitted to and approved by the North East Township, shall be the responsibility of the Windswept Acres, Phase III Property Owners Association, which shall be an incorporated association consisting of the owners of the lots in Windswept Acres, Phase III. The Windswept Acres, Phase III Property Owners Association shall be governed by majority vote, with each lot having one (1) vote regardless of the number of owners thereof. The Association shall meet at least annually to determine the amount of annual assessments for maintenance of the storm water management facilities and the maintenance of the Association property and any other related Association expenses and to designate two members of the Association as treasurer and cotreasurer to collect the assessments and disburse the same. The owner or owners of any lot who should fail to pay the assessment within sixty (60) days of the due date there shall be subject to suit for recovery of the assessment by the Association and the assessment shall be a lien on the property until paid, shall bear interest at the rate of twelve (12%) percent per annum and the Association may recover costs of collection, including reasonable Attorneys' fees. The lien of the

Association shall be subject and subordinate to any mortgages given by a property owner upon a lot or lots of the subdivision. Assessments shall be equal for each lot and more than one (1) assessment may be made in any year if necessary. The owners of any five (5) lots may call for an Association meeting by giving not less than ten (10) days written notice to the other lot owners. The members of the Association may, by majority vote: establish by-laws consistent with the within restrictions; enforce any restrictions established hereunder; and extend, modify or amend restrictions set forth in the section entitled "Other Restrictions" after expiration of the period hereof, on December 31, 2047.

OTHER RESTRICTIONS

- 5) No structure shall be erected, altered, placed or constructed upon any lot except for single family residential dwellings and related outbuildings. All structures shall have an attached garage for not less than two (2) nor more than four (4) cars.
- 6) No mobile homes, whether erected on a permanent foundation or otherwise, trailers or temporary dwelling places may be erected or placed on any lot described above.
- 7) Any dwelling erected upon the above described premises shall have a pitched roof with a minimum of six (6) feet vertical rise for each twelve (12) feet horizontal coverage of main roof.
- Any residence erected upon the property shall have not less than 2,000 square feet of enclosed above ground finished living area excluding any breezeway, porches, garage, or basements. For split-level residences, ground floor living areas may be considered as "above ground finished living area" at the discretion of David L. Thornton notwithstanding that the lower portion thereof is below ground.

- 9) No dwelling, outbuildings or attached structure shall be constructed with an exterior of concrete blocks or cinder blocks.
- 10) All buildings erected hereon shall be of sound and safe construction with finished exterior coverings.
- Any outbuildings erected shall conform to the main dwelling as to style and architecture. Outbuildings shall not exceed 120 square feet in area and twelve feet in height. Garages shall be attached to the main dwelling.
- 12) Concrete driveways must be installed before occupancy of a residence, or if inclement weather delays installation, sufficient funds shall be escrowed for that purpose with an escrow agent acceptable to David L. Thornton until such time as weather permits completion. Concrete driveways may have wearing surfaces of brick, stone, or other paving material, excluding asphalt, provided same is approved by David L. Thornton. A lending institution or an attorney at law licensed in the Commonwealth of Pennsylvania are acceptable escrow agents without any additional approval.
- 13) No residence placed or erected on any part of said property shall be occupied for residential purposes in any manner prior to completion of the exterior.
- 14) Construction of any dwelling shall be completed within one year of the date of commencement of construction.
 - 15) No temporary buildings may be placed on any lot.
- All lawn, shrubbery, gardens or any other type of vegetation growing on the lots or surrounding any buildings shall be kept up in a neat and orderly fashion so it would not appear unclean or obnoxious to the eye. No vegetable gardens shall be maintained upon the property prior to completion of a residence.

- 17) No lot shall be used in whole or in part for any commercial purpose nor shall any lot be used whole or in part for storage of any property or object that will cause such lot to appear in an unclean or untidy condition, or that will be obnoxious to the eye, nor shall any activity be carried on or substance kept upon any lot that will emit foul or obnoxious odors or that will cause an unreasonable noise or which may become a nuisance to the neighborhood. No horses, cattle, sheep, goats, hogs, poultry, or other livestock shall be kept or maintained upon any part of the property provided, however, that the keeping of domestic pets for personal but not commercial purposes shall be permitted. For purposes of enforcement and interpretation of this restriction, the conduct of professions commonly conducted at and in the residence of the practitioner shall not be considered commercial purposes.
- 18) All utility service lines including telephone, gas, electric and water shall be installed below ground.
- Sanitary sewer system for the subject subdivision is not designed to provide sanitary sewer connections to facilities located below grade as established in the plans for said sanitary sewer system on some lots. No sanitary sewer connections shall be made except in conformance with the sanitary sewer system plan filed with the municipality and no below grade facilities shall be installed unless the sewage collection lines as installed will accept the discharge from said below grade facilities.
- 20) Prior to commencement of construction of any structure including fences and decks upon the subject premises, the plans therefore including exterior elevations thereof shall be submitted to David L. Thornton or the homeowner's association as hereafter provided for approval of compliance with the restrictions set forth herein and the aesthetic acceptability of the proposed structure. Failure to notify the owner to the contrary within thirty (30) days of delivery

of proposed plans to the Office of Thornton of disapproval shall constitute approval. No action shall be brought by reason of violation of the within restrictions more than one (1) year after completion of the construction of any improvements. In the event of the death or incapacity of David L. Thornton, approvals hereunder shall be secured from his successor in interest. David L. Thornton or his successor in interest may designate the homeowners' association to exercise the approval right established in this paragraph.

- 21) No residence or other structure shall be erected upon any lot formed by resubdivision of plotted lots which lot has an area of less than 20,000 square feet.
- 22) No commercial or private oil or gas wells shall be drilled and no sand, gravel, or earth, other than the amount necessary to improve the premises, shall be removed from any lot in the subdivision. Any sand, gravel or earth removed shall first be offered to David L. Thornton without compensation.
- 23) Radio and television antennas shall not exceed the height of the principal structure upon the premises by more than six (6) feet nor shall any structures be located in the front or side yards of any property.
- Front yard fences shall not exceed four (4) feet in height. No chain link fences are permitted. All fences must be approved by David L. Thornton or the Homeowners' Association and may require a permit from North East Township.
 - 25) All fences and decks shall be constructed of maintenance free material.
- Above ground and in-ground swimming pools are permitted providing they are enclosed with maintenance free security fencing with a minimum height of four (4) feet.
- 27) No unlicensed or uninspected motor vehicles nor any trailers, boats, motor homes, or campers shall be stored outdoors upon the subject premises. A vehicle shall be considered to

be "stored" at the subject premises when owned by the owner or any one of the said owners of the premises or it is located at the premises during any part of the day for a period in excess of twenty-one continuous days in any one calendar year.

- No commercial or farm motor vehicles having a gross vehicle weight in excess of 10,000 pounds may be parked upon the streets or lots of the subdivision (including within garages) unless the motor vehicle is making a delivery or pick-up to a lot in the subdivision and then only for such time as it is reasonably necessary to complete said delivery or pick-up. The within prohibition shall not apply to construction vehicles and equipment utilized for the construction of improvements upon a lot or the streets in the subdivision for the period of time during which the subject vehicles are in active use for that purpose.
- 29) All storm and subsurface water drains including sumps and down spouts shall be piped to the designated area for storm water control. All houses shall have in-ground storage chambers to infiltrate water into ground. See developer for instructions.
- 30) All lots shall be graded and seeded not later than the first planting season after occupancy of the dwelling.

OTHER PROVISIONS

- In the event that any one or more of the provisions, conditions, covenants and restrictions set forth herein shall be held by any court of competent jurisdiction to be null and void, all remaining provisions, conditions, covenants and restrictions herein set forth shall continue unimpaired and in full force and effect.
- 32) Enforcement of the covenants contained hereby shall be by proceedings at law or equity against any person or persons violating or attempting to violate any covenants, either to restrain violation or recover damages.

- 33) David L. Thornton reserves the right to modify or amend any of the restrictions set forth hereunder for so long as he owns any lot in the subject subdivision.
- 34) The above restrictions shall apply to the above described lots only and not to other sections of the subdivision.
- 35) Lots numbered 9 and 10 are subject to a right of way in favor of Northern Consolidated Power, Inc. The boundary of said right of way as plotted upon the subdivision map is and shall constitute the east building lines for the lots identified in this paragraph.
- Whenever reference is made hereunder to David L. Thornton, said reference shall, in the event of the unavailability of David L. Thornton, whether by absence, incapacity, or death, shall refer to his successor in interest. David L. Thornton or his successor in interest may by assignment delegate any right hereunder to the Homeowner's Association but only by written assignment which specifically references the within restriction and individually identifies the rights assigned.
- 37) The within restrictions shall run with the land and inure for the benefit of all or any present and future owners of the subject premises and of other lots in the section of the subdivision of which it is a part and shall be binding upon successive owners, their heirs, executors and assigns until December 31, 2047, at which time all the within restrictions shall lapse absolutely, except those set forth in Paragraphs 1, 2, 3, 4, 30, 31, 32, 33, 34, 35 and 36 shall not so lapse but remain in full force and effect. (Paragraphs 1 and 2 in accordance with the terms thereof and Paragraphs 3, 4, 30, 31, 32, 33, 34, 35 and 36 in perpetuity).

	IN WITNESS WHEREOF and with the intent to be legally bound DAVID L.				
	THORNTON hereunto sets his hand and deal this day of, 2023.				
	COMMONWEALTH OF PENNSYLVANIA COUNTY OF ERIE COUNTY OF ERIE COUNTY OF ERIE COUNTY OF ERIE				
	On this, the 6 day of June, 2023, before me, a Notary Public, the				
undersigned officer, personally appeared David L. Thornton, known to me to be the					
person whose name is subscribed to the within instrument and acknowledged that he					
	executed the same for the purposes herein contained.				

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

My commission expires January 13, 2024 Commission number 1178435

Member, Pennsylvania Association of Notaries

ERIE COUNTY CLERK OF RECORDS

RECORDER OF DEEDS DIVISION

Aubrea Hagerty-Haynes, Clerk of Records

Erie County Courthouse I 140 W. Sixth St., Suite 121, Erie, PA 16501 I Phone: 814-451-6246 Fax: 814-451-6213 I www.eriecountypa.gov I recorder@eriecountypa.gov

Certification Page DO NOT DETACH

This page is now part of this legal document.

Instrument Number: 2023-009076

RECEIPT FOR PAYMENT

Record Date:

6/12/2023

Instrument Type: AGREEMENT

Record Time:

04:21:30

Receipt No.:

1345952

		Distributi	on	
Fee/Tax	Description		Payment	Amount

AGREEMENT AGREEMENT - WRIT CO REC MGT ACCT ROD REC MGT ACCT	25.00 .50 2.00 3.00
Check# 3203	\$30.50
Total Received	\$30.50

Recording Page Count:

11

Paid By Remarks: ORTON & ORTON/THORNTON/WINDSWE PT SUBDIVISION/TM

I HEREBY CERTIFY THAT THIS DOCUMENT IS RECORDED IN THE RECORDER OF DEEDS OFFICE OF ERIE COUNTY, PENNSYLVANIA

AUBREA HAGERTY-HAYNES ERIE COUNTY CLERK OF RECORDS