# DECLARATION OF RESTRICTIONS

FOR

PAULY PRESERVE AT GOLDEN LAKE

RETURN TO: SIEFMANN REALTY CORP W240 N1221 PEWAUKEE AD.

WAUKESHA WI 53188

2528062

REGISTER'S OFFICE WAUKESHA COUNTY, WI RECORDED ON

12-22-1999 8:38 AM

MICHAEL J. HASSLINGER REGISTER OF DEEDS

34.00 REC. FEE-CO: REC. FEE-ST: TRAN. FEE: 4.00 2.00 TRAN. FEE-STATE:

REEL 3046 IN 111 0001

KNOW ALL PERSONS BY THESE PRESENTS: that PAULY FARMS, INC. is a corporation duly organized and existing under and by virtue of the laws of the State of Wisconsin (herein referred to as "Developer," which term shall also include the duly authorized agent of Developer). Developer is the owner of Pauly Preserve at Golden Lake, being a subdivision of part of the NE 1/4, of Sec., 31, Town 7 North, Range 17 East, Town of Summit, Waukesha County, Wisconsin, (herein referred to as Pauly Preserve at Golden Lake") and intends to establish a general plan for the use, occupancy and enjoyment of Pauly Preserve at Golden Lake, and in furtherance of the general purpose set forth in Section A, below, does hereby declare, for the mutual benefit of present and future owners of lands in Pauly Preserve at Golden Lake and any future stages of development added as provided in Section D, below, (herein referred to individually as "Owner" and collectively as "Owners"), that Pauly Preserve at Golden Lake shall be subject to the following restrictions:

#### GENERAL PURPOSE A.

The general purpose of this Declaration is to promote the harmonious development of Pauly Preserve at Golden Lake into a residential district of the highest quality while protecting the natural beauty and quality of the environment. In addition, this Declaration is to help insure that Pauly Preserve at Golden Lake will become and remain an attractive community; to preserve the open space within Pauly Preserve at Golden



Lake; to guard against the erection therein of poorly designed or proportioned structures; to obtain harmonious use of materials; to insure the highest and best residential development of the property; to encourage and secure the erection of attractive homes in appropriate locations on building sites; to secure and maintain proper setbacks from streets, shorelines and wetlands and adequate free spaces between structures; and in general, to provide adequately for high quality improvements while remaining sensitive to preserving the natural environment and thereby maintain and enhance the value of investments made by purchasers of properties in Pauly Preserve at Golden Lake.

## B. BUILDING RESTRICTIONS

- 1. All lots in Pauly Preserve at Golden Lake are restricted to the erection of a one story, story and one-half, or two story single family residence building with a minimum square footage of living space (without regard for basement level areas) as specified in Paragraphs B.2 through B.5, below, and with an attached garage which will accommodate at least two cars.
- 2. The minimum size of a one story residence shall be 2400 square feet on the first floor.
- 3. A story and one-half residence shall have a minimum of 2800 square feet on the upper two floors.
- 4. A two story residence shall have a minimum of 2800 square feet on the upper two floors.
- 5. A tri-level residence shall have a minimum of 2800 square feet on the upper two floors.
- 6. The garage must be attached to the residence directly or by breezeway, or built into the basement of the residence, and must be constructed with the residence. The maximum size of the garage shall conform to Town of Summit (hereinafter referred to as the "Town") ordinances. Garage entrances must be on the side of the building.

- 7. The exterior walls of the residence and attached garage must be constructed of brick, stone, stucco, solid wood siding, wood waferboard products of the type and quality of the innerseal lap siding product manufactured by Louisiana Pacific Corporation on the date hereof, Hardiplank siding, or their equivalents. Certain artificial stone products may be allowed if specifically approved by Developer. Siding materials such as aluminum, vinyl, steel, pressed board, masonite or plywood will not be permitted. Any exposed basement or foundation wall must be covered with masonry veneer, plaster or stucco. The exterior exposed portion of all chimneys shall be of full masonry construction or shall have a masonry veneer. All roof areas having an appropriate pitch shall be covered with wood shakes or 40 year textured shingles. Textured shingles must be in a "weatherwood" color.
- 8. All two story and story and one-half residence roofs shall have a minimum pitch of eight feet in height for each twelve feet in length (8/12), except for rear dormers on a story and one-half residence. All one story residence roofs shall have a minimum pitch of ten feet in height for each twelve feet in length (10/12). A lower minimum roof pitch may be allowed in special circumstances if approved in writing by Developer.
- 9. The residence with attached garage, a sodded or seeded lawn and a paved driveway must be completed within one year of the start of construction.
  - 10. Only one residence may be erected on a lot.
- 11. The minimum setback from any abutting street right-of-way is 50 feet. Side yard and rear yard setbacks shall conform to the Town ordinances. Shoreline and wetland setbacks shall conform to the Waukesha County Shoreland and Floodland Protection Ordinance.

- 12. There shall be no outside storage of boats, trailers, buses, commercial trucks, recreational vehicles or other vehicles or items deemed to be unsightly by the Developer or the Pauly Preserve at Golden Lake Homeowners Association, created pursuant to Section C, below.
- 13. All building plans and the exterior design of each building to be constructed and all yard grades and stakeout surveys must be approved by Developer in writing prior to application for a building permit. In addition, basic site features such as fences (which shall be of a decorative style; in no event will chainlink or privacy fences be allowed), decks, swimming pools (which must be inground), retaining walls (which shall be constructed of natural stone or wood timbers only), additions and other temporary or permanent structures or elements contributing to the total environmental effect of Pauly Preserve at Golden Lake are subject to the prior written approval of Developer. Developer's approval shall be based upon the building and use restrictions contained in this Section B and the Guidelines for Plan Approval for Pauly Preserve at Golden Lake which Owner shall obtain from Developer prior to submitting plans to Developer for approval. Developer may withhold exterior design approval if the design is too similar in appearance to others in close proximity. Following such time that a principal residence has been constructed upon each lot in Pauly Preserve at Golden Lake, Developer may, but shall not be obligated to, delegate to the Committee of the Pauly Preserve at Golden Lake Homeowners Association the approval authority contained in this Paragraph 13. To be effective, notice of such delegation shall be recorded in the office of the Register of Deeds for Waukesha County, Wisconsin.
- 14. At the time of construction of a residence the Owner shall install at a location designated by Developer, one outdoor electric postlamp with an unswitched

photo-electric control. The design of the postlamp shall be subject to the approval of the Developer. The postlamp shall be maintained by the Owner in a proper operating manner. If the postlamp is not so maintained, maintenance shall be performed by the Pauly Preserve at Golden Lake Homeowner's Association, and the cost of such maintenance shall be an assessment against the Owner, payable within 10 days after the date of the assessment.

- 15. The design and location of each mailbox/newspaper box shall be subject to approval of the Developer.
- of 24 inches, no outbuildings, no boathouses, and no above ground swimming pools. No more than one gazebo or cabana shall be located on a lot. No antenna or satellite dish shall be mounted or installed on any roof. Any antenna or satellite dish shall be placed and screened so as to minimize its visibility from roadways, Golden Lake and neighboring lots. All swimming pool related pump, heater and filter equipment must be concealed in an enclosure to minimize noise and visibility.
- 17. The Developer, and no other, shall have the right and authority to modify the Building and Use Restrictions or to permit variances from application thereof, if in its opinion, the modification or variance is consistent and compatible with the overall scheme of development of Pauly Preserve at Golden Lake, provided that no such modification shall be in violation of local ordinances, or have the effect of revoking an approval previously granted in writing hereunder. Notwithstanding the foregoing, any such modifications or variances shall be at the sole and absolute discretion, aesthetic interpretation and business judgment of the Developer, and this paragraph and any modifications or variances granted hereunder shall not in any way be interpreted (i) as

preventing the Developer from requiring at any time, and from time to time, strict compliance with the Building and Use Restrictions, or (ii) as entitling any person to a modification or variance not approved and granted in writing by the developer.

- 18. The Developer, and no other, shall have the right and authority to modify the Building and Use Restrictions with respect to Lot 1 because of the improvements that exist on the lot as of the date of this Declaration.
- 19. Each Owner must strictly adhere to and finish grade its lot in accordance with the Master Grading Plan or any amendment thereto approved by the Town Engineer on file in the office of the Town Clerk. The Developer and/or the Town and/or their agents, employees or independent contractors shall have the right to enter upon any lot, at any time, for the purpose of inspection, maintenance and correction of any drainage condition, and the Owner is responsible for cost of the same. Each Owner, at the time of home construction, shall also be responsible for grading their lot so as to direct drainage toward the street or other established drainageway and to prevent an increase in drainage on to neighboring property. In addition, at the time of construction, erosion control measures shall be installed and maintained according to the standards and specifications set forth in the Wisconsin Construction Site Best Management Practices Handbook and/or local ordinances.
- 20. Any Owner violating the restrictions contained herein shall be personally liable for and shall reimburse Developer and the Association for all costs and expenses, including attorneys' fees, incurred by Developer or the Association in enforcing the restrictions contained in this Section B. The foregoing shall be in addition to any other rights or remedies which may be available to Developer and the Association.

- 21. The Developer, its successors and assigns, and all parties hereafter having an interest in the property, are subject to all rules, codes, statutes, regulations and ordinances of the Town, the County of Waukesha, the State of Wisconsin, and the federal government, and the same may be more restrictive than these restrictions. In the event there is a conflict between the requirements of these restrictions and any provision of any Town, County, State or federal law or regulation, the more restrictive provisions shall apply.
- 22. Siepmann Realty Corporation is the duly authorized agent of Pauly Farms, Inc. as of the date of this Declaration and may act in that capacity until such time as a notice is recorded in the office of the Register of Deeds for Waukesha County by Pauly Farms, Inc., its successors or assigns, which terminates the authority of said agent.

## C. OWNERS ASSOCIATION

- 1. An unincorporated association (herein referred to as the "Association") of the Owners of land in Pauly Preserve at Golden Lake and all future stages of development as provided in Section D, below, is hereby created for purposes of managing and controlling subdivision Common Areas (as defined below) and performing other duties as set forth herein for the common benefit of the Owners. The Association shall be known as "Pauly Preserve at Golden Lake Homeowners Association".
- 2. The term "Common Area" shall include the following areas, plus any additional areas which may be added in accordance with Section D., below.
- (a) Outlots of Pauly Preserve at Golden Lake and any outlots of any future stages of development added as provided in Section D., below. No improvements shall be allowed on the outlots except for landscaping, a gazebo, a

childrens play structure and storm water management facilities.

- (b) The grass area and any fencing and landscaping contained within the public right-of-way of Golden Lake Road.
- (c) All landscaped courts and boulevards contained within the dedicated streets in Pauly Preserve at Golden Lake and in any future stages of development added as provided in Section D, below. Any portion of the Common Area within a public street right-of-way may only be improved with the consent of the Town and other appropriate public authorities. Consent to any such improvement shall not be considered or construed as an assumption by the Town of liability or responsibility for maintenance, nor shall such consent relieve the Association and/or the Owners of duties to maintain such improvements.
  - 3. Each lot shall have an appurtenant undivided fractional interest in the Common Area outlots (including added future stages), the numerator of which shall be one and the denominator of which shall be the total number of lots subject to this Declaration (including added future stages). All deeds and any other conveyances of any lot in Pauly Preserve at Golden Lake shall be deemed to include such undivided interest in the Common Area outlots, whether or not so specifically stated in any such deed or other conveyance.
  - 4. The Association shall be governed by a three member Committee, hereinafter referred to as the "Committee," which shall be solely responsible for the activities of the Association. The initial members of the Committee shall be A. William Moesta, James P. Siepmann, and Charles B. Schiereck.
    - 5. To qualify as a member of the Committee, a person must be either an

Owner or a duly designated officer or representative of an Owner.

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- 6. So long as fifty percent (50%) or more of the lots in Pauly Preserve at Golden Lake are owned by Developer, all three members of the Committee shall be appointed by Developer. So long as twenty-five percent (25%) or more but less than fifty percent (50%) of the lots in Pauly Preserve at Golden Lake are owned by Developer, two members of the Committee shall be appointed by Developer and one member shall be elected as provided herein. So long as twelve percent (12%) or more but less than twenty-five percent (25%) of the lots in Pauly Preserve at Golden Lake are owned by Developer, one member of the Committee shall be appointed by Developer and two members shall be elected as provided herein. If less than twelve percent (12%) of the lots in Pauly Preserve at Golden Lake are owned by Developer, all of the members of the Committee shall be elected as provided herein. The provisions of this paragraph shall also apply in the event of any future stages of development in accordance with Section D., below, but the lots contained therein shall not be considered in determining the above percentages.
- 7. Each Owner shall be entitled to vote in person or by proxy in elections for selecting members of the Committee. Owners shall have one vote for each lot owned.
- 8. The term of office of the initial members of the Committee shall commence upon the execution hereof and shall continue until December 31, 20\_\_\_\_.

  Thereafter, the term of office of members of the Committee shall be for two calendar years. If any member of the Committee shall die, resign, be unable to act or cease to be qualified to be a member, the unexpired term of such member shall be filled by a special election (or appointment by Developer, if applicable, pursuant to the terms of Paragraph C. 6, above).

- 9. All meetings of the Committee shall be open to Owners. The annual meeting shall be held upon not less than three days prior written notice to all of the Owners. Meetings of the Committee for the purpose of carrying out its duties and powers as set forth herein may be held from time to time without notice. Two members of the Committee shall constitute a quorum. Actions of the Committee shall be taken by majority vote.
  - 10. The Committee shall have the following duties:
- (a) To provide for the maintenance of improvements in Common Areas;
- (b) To establish dates and procedures for the election of members of the Committee;
  - 11. The Committee shall have the following powers:
- (a) To take such action as may be necessary to cause the Common Areas to be maintained, repaired, landscaped or otherwise improved (where appropriate) and kept in good, clean and attractive condition.
- (b) To take such action as may be necessary to enforce the provisions of this Declaration.
- (c) To enter into contracts and to employ agents, attorneys or others for purposes of discharging its duties and responsibilities hereunder; and
- (d) To levy and collect assessments in accordance with the provisions of Paragraph C. 12, below.
- 12. The Committee shall levy and collect assessments in accordance with the following:

(a) The Owner of each lot shall be subject to a general annual charge or assessment equal to his pro rata share of the costs incurred or anticipated to be incurred by the Association in performing its duties and discharging its obligations. The pro rata share of an Owner of a lot shall be a fraction, the numerator of which shall be one and the denominator of which shall be the total number of lots subject to this Declaration (including added future stages) at the time of the assessment. Said costs shall include, but not be limited to: taxes, insurance, repair, replacement and additions to the improvements made to the Common Area, equipment, materials, labor, management and supervision thereof; and all costs for the Association reasonably incurred in conducting its affairs and enforcing the provisions of this Declaration. Neither the Town nor Waukesha County shall be liable for any fees or special assessments in the event that they, or either of them, should become the Owner of any lot(s) in the subdivision by reason of tax delinquency.

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- (b) Assessments shall be approved at the duly convened annual meeting of the Committee.
- (c) Written notice of an assessment shall be personally delivered to each Owner subject to the assessment or delivered by regular mail addressed to the last known address of such Owner.
- (d) Assessments shall become due and payable 30 days after the mailing or personal delivery of the notice, as the case may be.
- (e) Assessments not paid when due shall bear interest at the rate of twelve percent (12%) per annum from the date due until paid, and such unpaid assessments and the interest thereon shall constitute a continuing lien on the real estate against which it was assessed until they have been paid in full. The assessments and

interest thereon shall also be the personal obligation of any current or subsequent Owner of the lot against which the assessment was made.

- (f) The Committee may record a document with the Register of Deeds in Waukesha County, Wisconsin, giving notice of a lien for any such unpaid assessment and upon payment or satisfaction of the amount due record a document canceling or releasing any such lien. The failure to file any such notice shall not impair the validity of the lien. All recording and attorney fees relating to any such document shall be borne by the affected Owner.
- (g) Upon application by any Owner, any member of the Committee may, without calling a meeting of the Committee, provide to such Owner a statement in recordable form certifying (1) that the signer is a duly elected or appointed member of the Committee and (2) as to the existence of any unpaid assessments or other amounts due to the Association. Such statement shall be binding upon the Committee and shall be conclusive evidence to any party relying thereon of the payment of any and all outstanding assessments or other amounts due to the Association.
- (h) Any lien for assessment may be foreclosed by a suit brought by the Committee, acting on behalf of the Association, in a like manner as the foreclosure of a mortgage on real property.
- 13. During the initial term of the Committee, the Committee shall not have the power to make improvements to the Common Area in addition to those then in existence (herein referred to as "Additional Improvements") without the written approval of Developer. After the initial term, the committee shall not have the power to make Additional Improvements having a cost in excess of Five Thousand Dollars (\$5,000.00) without the consent of eighty percent (80%) of the then current Owners.

- 14. Members of the Committee shall not be liable for any action taken by them in good faith in discharging their duties hereunder, even if such action involved a mistaken judgment or negligence by the members or agents or employees of the Committee. The Association shall indemnify and hold the members of the Committee harmless from and against any and all costs or expenses, including reasonable attorney's fees, in connection with any suit or other action relating to the performance, in good faith, of their duties hereunder.
- 15. Failure of the Association or the Committee to enforce any provisions contained in this Declaration, upon the violation thereof, shall not be deemed to be a waiver of the rights to do so, or an acquiescence in any subsequent violation.
- 16. If the Committee shall fail to discharge its duties under this Section C. within sixty (60) days of written demand from the Town, the Town may, but is not obligated to, discharge the duties of the Committee. The costs of the Town incurred in connection therewith shall be charged to the affected lot owners on a pro rata basis. Said costs shall be assessed as special charges pursuant to Section 66.60 (16), Wis. Stats. If such charges are not paid by any lot owner within the period fixed by the Town, such charges shall become a lien upon the lot owners lot as provided in Section 66.60 (15), Wis. Stats., and shall be extended upon the tax rolls as a delinquent tax against the lot owner's lot as provided in Section 66.60 (16), Wis. Stats.

# D. <u>FUTURE STAGES OF DEVELOPMENT OF PAULY PRESERVE AT</u> GOLDEN LAKE

The Developer, its successors and assigns, shall have the right to bring within this Declaration future stages of the development of Pauly Preserve at Golden Lake, provided such future stages are or become adjacent, or would be adjacent but for a roadway separating them, to the real estate which is or becomes subject to this

Declaration or any supplemental declaration. The future stages authorized under this Section shall be added by recording a Supplemental Declaration of Restrictions with respect to the future stages which shall extend the provisions of this Declaration to such future stages and indicate any provisions which differ from the provisions of this Declaration or any prior Supplemental Declaration, provided further that no such action shall be taken, and no supplemental Declaration of Restrictions shall be recorded, without the prior written approval of the Town Board. Except with respect to increasing the number of Owners and adding to the Common Area, such Supplemental Declarations shall not revoke, modify or add to the covenants established by this Declaration or any prior Supplemental Declaration as to the land which is subject to this Declaration or any prior Supplemental Declaration.

# E. AMENDMENT PROVISIONS

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Any of the provisions of this Declaration may be annulled, waived, changed, modified or amended at any time by a written document setting forth such annulment, waiver, change, modification or amendment and executed by the Owners of lands having at least sixty percent (60%) of the votes in the Association; provided, however, that any such action must also be approved in writing by (i) the Town, (ii) Waukesha County, and (iii) the Developer so long as it shall be an Owner. This Declaration and all amendments shall be executed as required by law so as to entitle it to be recorded and shall be effective upon recording in the office of the Register of Deeds for Waukesha County, Wisconsin.

## F. RESERVATION BY DEVELOPER OF RIGHT TO GRANT EASEMENTS.

Developer hereby reserves the right to grant and convey easements to the Town and/or to any public or private utility company, upon, over, through or across those portions of any lot or outlot in Pauly Preserve at Golden Lake within 10 feet of any lot

line for purposes of allowing the Town or utility company to furnish gas, electric, water, sewer, cable television or other utility service to any lot(s) or through any portions of faulty Preserve at Golden Lake for purposes of facilitating drainage of storm or surface water within or through Pauly Preserve at Golden Lake. Such easements may be granted by Developer, in its own name and without the consent or approval of any lot Owner, until such time as Developer has conveyed legal title to all lots platted or to be platted in Pauly Preserve at Golden Lake or any future stages added pursuant to Section D, above, to persons other than a successor-Developer.

# G. <u>DURATION OF RESTRICTIONS</u>

These restrictions and any amendments hereto shall be in force for a term of forty (40) years from the date this Declaration is recorded, and upon the expiration of such initial 40 year term or any extended term as provided herein, this Declaration shall be automatically extended for successive terms of 10 years each, unless prior to the end of the then-current term a notice of termination is executed by the owners of at least ninety percent (90%) of all lots subject to this Declaration (and their mortgagees) and is recorded in the office of the Register of Deeds of Waukesha County. These restrictions shall be deemed to run with the land and shall bind the Owners and their heirs, successors and assigns and be enforceable by any Owner, and to the extent permitted by paragraph C.15, above, the Town of Summit, Waukesha County, Wisconsin.

IN WITNESS WHEREOF, the undersigned has executed this Declaration of Restrictions at Clarkston, Michigan this 17<sup>TH</sup> day DECEMBER, 1999.

PAULY FARMS, INC. BY: <u>A. William Moesta</u>

Name: A. WILLIAM MOESTA Title: V.P. + TREASURER

STATE OF MICHIGAN )  ) SS  OAKLAND COUNTY )
Personally came before me this 17th day of 1999, the above-named A. WILLIAM MOESTA, the VICE PRESIDENT of Pauly Farms, Inc., a Wisconsin Corporation to me known to be the person who executed the foregoing instrument and acknowledged the same.  Notary Public, OAKLAND County, State of Michigan My Commission: 2/8/01

This instrument was drafted by:

c:\msworks\paulyfar\

Pauly Farms, Inc.

12/16/1999

# DECLARATION OF PIER AND BOARDWALK RESTRICTIONS

FOR

4.5

PAULY PRESERVE AT GOLDEN LAKE

RETURN TO! SIEPMANN REALTY CORP.

WZYO HIZZI PEWNUKEE RD

WASKESHA WI 53888

2528063

REGISTER'S OFFICE WAUKESHA COUNTY, WE RECORDED ON

12-22-1999 8:38 AM

MICHAEL J. HASSLINGER REGISTER OF DEEDS

REC. FEE: 10.00 REC. FEE-CO: 4.00 REC. FEE-ST: 2.00 TRAN. FEE: TRAN. FEE-STATE:

REEL3046 HAR 0017

KNOW ALL PERSONS BY THESE PRESENTS; that PAULY FARMS, INC. is a corporation duly organized and existing under and by virtue of the laws of the State of Wisconsin, (herein referred to as "Developer," which term shall also include the duly authorized agent of Developer). Developer is the owner of Pauly Preserve at Golden Lake, being a subdivision of part of the NE 1/4, of Sec., 31, Town 7 North, Range 17 East, Town of Summit, Waukesha County, Wisconsin, (herein referred to as "(Pauly Preserve at Golden Lake"). DEVELOPER by a Declaration of Restrictions dated DECEMBER 17, 1999 and recorded in the Office of the Register of Deeds for Waukesha County on DECEMBER 22, 1999 as Document No. 25 Z8 062 established a general plan for the use, occupancy and enjoyment of Pauly Preserve at Golden Lake, and in furtherance of the general purpose set forth therein, does hereby declare for the mutual benefit of present and future owners of lands in Pauly Preserve at Golden Lake (herein referred to individually as "Owner" and collectively as "Owners"), that the erection of piers at Pauly Preserve at Golden Lake shall be subject to the following restrictions:

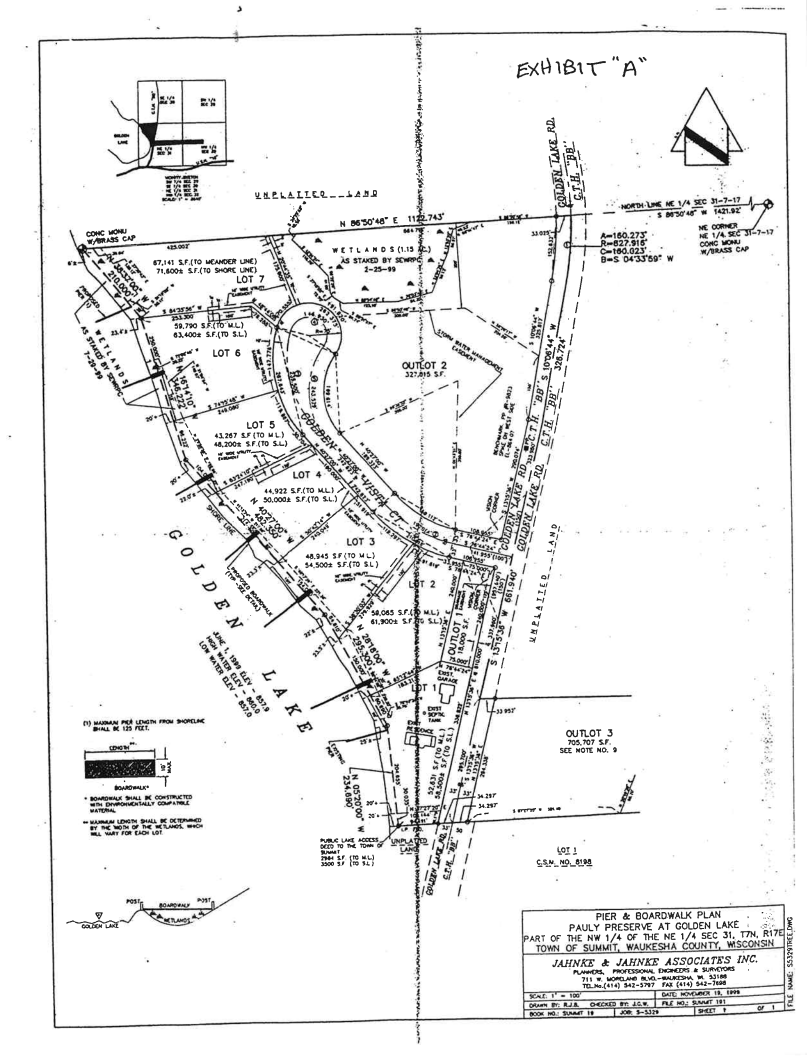
1. Only one pier shall be erected for each lot in the Pauly Preserve at Golden Lake.

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- 2. The location of the piers shall be as specified on the Pier and Boardwalk Plan for the Pauly Preserve at Golden Lake attached hereto as Exhibit A and made a part hereof.
- 3. The piers may extend waterward the lesser of a.) the 3 ft. water depth contour or b.) 125 ft. as measured perpendicular to the shoreline.
- 4. At the time an Owner erects a pier at lots 2, 3, 4, 5 or 6 of the Pauly Preserve at Golden Lake the Owner shall also construct a boardwalk across the wetlands lying along the lakeshore as shown on Exhibit A.
- 5. In the event that there is a conflict between the requirements of these restrictions and any provision of any Town of Summit, Waukesha County, State of Wisconsin or federal law or regulation, the more restrictive provisions shall apply.
- 6. In the event of a substantial long-term change in the level of Golden Lake
  the pier length restriction set forth above may be changed, modified or
  amended in the same manner and subject to the same approvals as provided in
  Section E. of the Declaration of Restrictions for the Pauly Preserve at Golden
  Lake.

IN WITNESS WHEROF, the undersigned has executed this Declaration at			
Clarkston, Michigan this 17TH day of DECEMBER, 1999.			
PAULY FARMS, INC.			
BY: A. William Moesto			
Name: A. WILLIAM MOESTA Title: V.P. + TREASURER.			
*			
STATE OF MICHIGAN ) ) SS			
COUNTY )			
Personally came before me this 17th day of DECEMBER., 1999,			
the above named A. WILLIAM MOESTA, the VICE PRESIDENT of Pauly			
Farms, Inc. to me known to be the person who executed the foregoing instrument and			
acknowledged the same.			
Motary Public OAKLAND County, State of Michigan My Commission: 2/8/01			
This instrument was drafted by:			
Pauly Farms, Inc.			
12/16/1999			

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Document Number

Document Title

Name, and Return Address

- Fauly Farms, Inc.
- 380 Shrewsbury Drive
- Clarkston, MI 48348-3668 (248) 391-3246

Parcel Identification Number (PIN):

2528064

REBISTER'S OFFICE WAUKESHA COUNTY, W RECORDED ON

12-22-1999 8:38 AM

MICHAEL J. HASSLINGER REGISTER OF DEEDS

REC. FEE: 6.00
REC. FEE-CO: 4.00
REC. FEE-ST: 2.00
TRAN. FEE: TRAN. FEE: TRANE

REEL3046MAROO21

**DECLARATION OF RESTRICTIONS** 

WHEREAS the Waukesha County Park and Planning Commission granted a Conditional Use, File No. SCU-1225, on September 9, 1999, granted to the undersigned the right to construct a Planned Unit Development to accommodate an approximate 23 lot subdivision, conditioned upon certain restrictions being agreed to by the undersigned, and

WHEREAS the undersigned is agreeable to these conditions, and

WHEREAS the restrictions are to go with the land and are to transfer to all heirs and assigns.

NOW, THEREFORE, the undersigned hereby executes this Declaration of Restrictions imposing the following restrictions on the following described property.

### PROPERTY DESCRIPTION

All that part of the Southwest 1/4 of Section 29, the Southeast 1/4 of Section 30, the Northeast 1/4 of Section 31, and the Northwest 1/4 of Section 32, T8N, R17E, Town of Summit, Waukesha County, Wisconsin, and known as Tax Key No's: SUMT 0691.998, SUMT 0696.995, SUMT 0697.999 and SUMT 0702.998.

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### **CONDITIONS IMPOSED**

- The petitioner may create no more than 25 Lots with a maximum of seven (7) lots on the west side of Golden Lake Road and a maximum of 18 lots on the east side of Golden Lake Road.
- 2. A Stormwater Management and Erosion Control Plan shall be submitted to the Town of Summit Engineer, Town of Summit Highway Supervisor and the Land Conservation Division for review and approval prior to the issuance of a Conditional Use Permit.
- Prior to the issuance of a Conditional Use Permit, the Final Plat shall be approved in accordance with the platting process as outlined in Chapter 236 of the Wisconsin State Statutes and recorded in the Waukesha County Register of Deed's Office.
- 4. The density calculation of Phase I does not comply with the provisions of the Waukesha County Shoreland and Floodland Protection Ordinance and additional lands from Phase II will need to be set a side. The developer shall indicate, in writing, whether he chooses to create an outlot (containing 16.2 acres) on the eastern parcel which would be incorporated into final plat of Phase I or create fewer lots in Phase I, in order to comply with the density requirements set forth in the Shoreland Ordinance and the County Development Plan. If the developer chooses to create an outlot on the eastern parcel, the staff would not object to the outlot being replatted as part of the Phase II final plat.
- 5. A detailed Grading and Landscaping Plan shall be submitted for the entire site to the Parks and Land Use Staff for their review and approval prior to the issuance of the Conditional Use Permit. The Landscaping Plan shall incorporate the Tree Preservation Plan and shall be of such design and character so as to protect the water quality of the lake. The proposed walking path shall be included within this plan. A schedule for completion shall also be submitted. The above shall be completed prior to issuance of the Conditional Use Permit. No alteration shall be permitted without County Planning Division staff approval.
- 6. The Wisconsin Department of Natural Resources shall approve the Grading Plan (as it relates to a Chapter 30 Permit) and a Pier Plan and boardwalk including numbers and length. Documentation from the Department of Natural Resources of their approval shall be submitted to the Planning Division staff prior to issuance of any permits.
- 7. The cabin and original home east of Golden Lake Road shall be either restored to a condition acceptable to the Town of Summit Plan Commission or removed from the property within two (2) years from the recordation of the Final Plat.

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- 8. Documentation shall be provided to the Planning Division staff that an "Active Farming" clause has been added as either a note on the Final Plat, a statement in the Deed Restrictions or where the developer might feel appropriate (with Town Plan Commission approval) so that future owners are put on notice.
- 9. A Tree Preservation Plan delineating all quality trees 24 inches in diameter or greater be preserved and protected during and after construction and approved by the Planning Division staff. A note indicating the aforementioned Preservation Plan shall be placed on the face of the Final Plat.
- 10. The developer shall provide ingress and egress (acceleration and deceleration) lanes on C.T.H. "BB" for all new roads connecting to C.T.H. "BB". Said lanes shall comply with all appropriate Waukesha County Department of Transportation standards.
- All requirements and regulations of the Waukesha County Shoreland and Floodland Protection Ordinance regarding offset, road and shore setback shall be complied with. The floor area ratio required may be modified to allow a total maximum lot coverage (footprint) of 15 percent and the total floor area ratio on each lot not to exceed 27.3%, which is the total parcel area (all 7 lots, including outlots, but excluding wetlands) multiplied by the allowable residential floor area ratio of 15%, and divided by the average parcel size. This will result in an average total floor area of approximately 16,000 square feet on each lot. In order to comply with the above 15 percent maximum lot coverage (footprint), the open space requirements shall be reduced from 43,560 square feet per lot to 35,000 square feet per lot.
- 12. No outbuildings, boathouses or detached accessory buildings shall be allowed except for gazebo's and cabana's, provided they comply with all locational requirements of the Waukesha County Shoreland and Floodland Protection Ordinance.
- 13. The developer shall indicate, in writing, that he accepts the terms and conditions contained herein. Further the terms and conditions of this conditional use permit shall be enumerate and set forth in a document prepared by Planning Division staff. Said document shall be signed by the owner and developer of the property, notarized and recorded in the office of the Waukesha County Register of Deeds office.
- 14. The Declaration of Restrictions, Developer's Agreement, and Architectural Control for the project must be approved by the Town Attorney, the Waukesha County Corporation Counsel's Office, the Town Plan Commission, and the staff of the Waukesha County Department of Parks and Land Use.
- 15. The terms and conditions set forth in this Conditional Use Permit may be altered or revised from time to time, as deemed appropriate by the Town Planning Commission and the Waukesha County Park and Planning Commission.

Signed: A. William Mouse Pauly Farms, Inc. V.P. + Tarrscoge

STATE OF WISCONSIN)
STATE OF WISCONSIN)
COUNTY OF WAUKESHA)

Personally came before me this 24th day of November, 1999, the above named owner(s) of lands described above, A. William Moesta to be known to be the person(s) who executed the foregoing instrument and acknowledged the same.

NOTARY PUBLIC Joan T. Dunn

My Commission Expires: October 6. 2002

This instrument drafted by THOMAS FARLEY WAUKESHA COUNTY CORPORATION COUNSEL

Addendum #2 to Offer to Purchase dated		and signed by
		as Buyers for the property known
as Lot	PAULY PRESERVE AT GOLDEN I	LAKE

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## GUIDELINES FOR PLAN APPROVAL

Pauly Preserve at Golden Lake is an innovative plan for a quality residential community that blends with the countryside while preserving the natural character of the land. The site plan, which features curved streets, landscaped grounds and generous open space will encourage higher quality homes with enhanced property values. Deed restrictions will require better architectural treatment on all building elevations. Consideration of the following guidelines must be given in the design of your home.

Minimum Size: Minimum home size must conform to the recorded Declaration of Restrictions. (2400 square foot minimum for one story homes and 2800 square feet minimum for all others)

**Garages:** Homes must have an attached garage for at least two cars. The maximum size of the garage must conform to Town ordinances. Garage entrances must be on the side of the building.

<u>Windows:</u> When shutters are used on the front of a home, they must also be used on appropriate windows on the sides and rear. This also applies to window casings, window grids and other trim features on the home. Casings of at least four inches in width must be used on all windows without shutters and on all doors. The developer may require the placement of windows in walls that would otherwise be blank or featureless. The developer may also require the use of divided-lite windows or window grids on certain homes. An attractive, balanced exterior design will usually take precedence over concerns about furniture arrangement.

Siding: The exterior walls of the home and attached garage must be constructed of wood, brick, stone or stucco. Certain manufactured exterior siding, trim and stone products may be allowed upon specific approval of the developer but in no event will aluminium, vinyl, or steel siding be acceptable. Windows may be vinyl or aluminum clad. Shutters may be textured vinyl. Garage and service doors may be wood or steel and must have a raised panel or similar decorative design. The variety of exterior materials should be kept to a minimum and must be used consistently on all elevations.

Masonry: When masonry material is used on the exterior walls it should terminate only at an inside corner. In the event it is not possible to terminate these materials at an inside corner, the materials must then terminate at a corner board at least six inches in width. If quoins or similar details are used at outside corners it will be acceptable to terminate the masonry by extending it around the corner the full width of the quoin. Other exterior

materials such as lap siding, stone, etc. must also terminate at an inside corner or at a wide corner board.

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**Bays and Chimney Chases:** The exterior exposed portion of all chimneys must be of full masonry construction or must have a masonry veneer. Any bays and other projections, including chimney chases, which extend down to the top of the foundation level must have a foundation beneath. "Hung bays" not extending down to the foundation are permitted if supported by appropriate brackets.

**Roof:** All two story and story and one-half residence roofs must have a minimum pitch of eight feet in height for each twelve feet in length (8/12), except for rear dormers on a story and one-half residence. All one story residence roofs must have a minimum pitch of ten feet in height for each twelve feet in length (10/12). A lower minimum roof pitch may be allowed in special circumstances if approved in writing by the developer. Roofs must be of either wood shakes or 40 year textured shingles in a "weatherwood" color.

Sloped Lots: The developer may require on sloping lots that certain basement walls be exposed to minimize the impact on trees, vegetation and drainage as well as allow for a more natural transition between homes. Any exposed basement or foundation walls must be covered with masonry veneer, plaster or stucco. Homes with exposed basement or foundation walls must have a horizontal trim board at least 12" wide, at the height of the first floor, to create a separation between the foundation and the siding above if the exterior material used on the foundation differs from the exterior material used above. Garages must be constructed on the high side of the lot unless a special exception is approved by the developer.

<u>Setbacks</u>: The minimum setback from any street is 50 feet. The minimum side yard offset is 25 feet. Setbacks from shoreline and wetlands must conform to the Waukesha County Shoreland and Floodland Protection Ordinance.

<u>Colors:</u> The number of exterior colors should be kept to a minimum. It is recommended that a maximum of two colors be used on the walls and trim and one color for such items as shutters and doors.

### Miscellaneous:

- 1. Homes that are too similar in appearance will not be permitted to be constructed in close proximity to one another.
- 2. The deed restrictions prohibit outbuildings such as storage sheds and boathouses. Please make sufficient provisions for storage within the perimeter of the home.
- 3. The house and attached garage must be completed within one year from the start of construction, including basic landscaping. Basic landscaping is defined as seeding or sodding the entire lot.

4. All driveways must be paved within one year from the start of construction

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- Upon completion of their home each owner is required to install a developer specified outdoor electric lamp with a cedar post and photoelectric control. The location of this lamp shall be on the front lot line, eight feet from the house side of the driveway. The lamp shall be maintained by the lot owner in a proper operating manner. Each owner is also required to install a developer specified mailbox and post. The mailbox location will be as directed by the local Postmaster. Maintenance and repair of the mailbox is the responsibility of the lot owner. The estimated cost of this lamp, post and mailbox is about \$1,300.00 and shall be paid at closing.
- Each lot owner, at the time of home construction, will be responsible for grading their lot so as to direct drainage toward the street or other established drainageway and to prevent an increase in drainage onto neighboring property. In addition, at the time of construction, erosion control measures must be installed and maintained according to the standards and specifications set forth in Wisconsin Construction Site Best Management Practices Handbook and/or local ordinances.
- 7. No mast-type antenna may be mounted or installed on any roof. Satellite dish antennas may not have a diameter in excess of 24 inches and are to be placed to the extent feasible in a location that is not visible from the street while still permitting reception of an acceptable quality signal.

Approvals: All house plans, yard grades and stake out surveys must be approved by the developer prior to beginning any construction. The developer must also approve all fences, decks, swimming pools, retaining walls and other landscape features. All swimming pools must be in-ground. Swimming pool equipment must be screened from view. Retaining walls are to be constructed of natural stone or wood timbers only. Fences are to be of a decorative style. Chainlink and privacy fences are not allowed.

In order to properly evaluate a design, the developer may require that house plans submitted for approval be drawn by a professional home designer or architect.

As provided in the Declaration of Restrictions for Pauly Preserve at Golden Lake at Paragraph B. 17, the developer has the right to modify these guidelines and the building and use restrictions if in its opinion the modification or variance is consistent and compatible with the overall scheme of development.

It is the intention of the developer to assist the lot owners in achieving a compatible arrangement of quality homes. Please consider these guidelines when advising your design specialist.