HAVENWOOD

This information is taken from public records filed with the Lucas County Recorder’s Office. Port Lawrence Title and Trust Company assumes no liability for the accuracy or completeness of the information contained herein.
DECLARATION OF Restrictions

WHEREAS, The Title Guarantee and Trust Company, and Ohio corporation, as Trustee, hereinafter called "Owner," is the owner of Lots 1 through 42, inclusive, being all the lots in Havenwood Subdivision, a Subdivision in the City of Toledo, Lucas County, Ohio, designated on a plat of said subdivision recorded in Volume 104 at Pages 8 and 9 of the Lucas County, Ohio Plat Records; and

WHEREAS, The Toledo Trust Company, hereinafter called "Mortgagor" is the holder of a certain mortgage on said Lots recorded as Microfiche Nos. 241282E06 in the Lucas County Mortgage Records; and

WHEREAS, it is desired to develop Havenwood Subdivision as an attractive and pleasant subdivision to the benefit of future owners of lots therein and other residents of the City of Toledo, and for such purpose to establish restrictions and an Architectural Control Committee.

NOW, THEREFORE, in consideration of the premises and in consideration of the enhancement in value thereof and to afford purchaser protection in the use and occupancy thereof for the purpose of which the same are designated and to provide a uniform plan for the improvement, development, use, occupancy and enjoyment of said Subdivision as an architecturally harmonious, artistic and desirable Subdivision, the Owner and the Mortgagor, for themselves, their respective successors and assigns, hereby stipulate and declare that each lot and parcel in said Subdivision shall hereafter be conveyed by it and its successors and assigns subject to the restrictions hereinafter set forth:

1. An Architectural Control Committee is hereby established consisting of William J. Kinnelly, Maury L. Kaplin and William C. Mitchell.
2. The members of said Architectural Control Committee shall serve until their incapacity, resignation or death. Upon the incapacity, resignation or death of a member of the Architectural Control Committee, his successor shall be appointed by the remaining members of the Committee within six (6) months of the incapacity, death or resignation of a member. In the event of the incapacity, resignation or death of a member of the Committee, and his successor is not appointed within six (6) months thereafter, the successor member shall be appointed by the owners of a majority of the lots in said subdivision.

3. The lots located within Havenwood Subdivision shall be used for such purposes as are permitted by present zoning of The City of Toledo. No lot shall be used for any purpose not presently permitted by the zoning of The City of Toledo without approval of the Architectural Control Committee; this provision is intended to and shall prohibit a change of presently permitted use by change of zoning without approval of the Architectural Control Committee.

4. Plans for all single family dwellings shall be approved by the Architectural Control Committee.

5. No building, basement, swimming pool, tennis court, fence, wall, hedge, or other enclosure, or any utility meter, or other structure of any sort shall be erected, placed or maintained on any lot in said subdivision nor shall any change, addition to or alteration thereof affecting the outward appearance thereof be made unless the same shall be in accordance with detailed plans and specifications therefor showing the size, location, type, architectural design, quality, cost, use and material of construction thereof, the color scheme thereof, the grading plan of the lot, and the finished grade elevation thereof, which detailed plans and specifications have first been approved in writing by the Architectural Control Committee. All such plans and specifications must be prepared by a competent architect or draftsman. If the Architectural
Control Committee shall fail to approve or disapprove any proposed plans and specifications within thirty (30) days after the same shall have been submitted to it for approval, such plans and specifications shall be deemed to have received the approval of said Committee.

6. In requiring the submission of detailed plans and specifications as herein set forth, the parties hereto have in mind the development of said subdivision as an architecturally harmonious, artistic and desirable residential subdivision and in approving or withholding its approval of any detailed plans and specifications so submitted, the Architectural Control Committee, or its successors and assigns, may consider the appropriateness of the improvement contemplated with relation to improvements on contiguous or adjacent lots, its artistic and architectural merits, its adaptability to the lot on which it is proposed to be made, and such other matters as may be deemed to be in the interest and benefit of the owners of the lots in said subdivision as a whole and any determination made by the Architectural Control Committee in good faith shall be binding on all parties in interest.

7. No structure or any part thereof, other than a fence, hedge, wall, or other enclosure which shall first have been approved as provided in paragraph 5 above, shall be erected, placed or maintained on any lot nearer to the front or street line or lines than the building setback line or lines shown on the recorded plat. No structure of any sort shall be erected, placed or maintained on any lot nearer to any side lot line or rear lot line than shall be required by the appropriate zoning and building requirements of the City of Tokrco.
8. No portion of any residential lot or structure thereon shall be used or permitted to be used for any business purpose whatsoever and no noxious, offensive, or unreasonably disturbing activity shall be carried on upon any part or in any part of said subdivision, nor shall anything be done thereon which may be or become an annoyance or nuisance in said subdivision.

9. No trailer, basement, tent, shed, garage, barn, house, car, or other temporary shelter or housing device shall be maintained or used as a residence, temporarily or permanently, in said subdivision. No dwelling erected in said subdivision shall be used as a residence until the exterior thereof has been completed in accordance with the detailed plans and specifications approved therefor as provided in paragraph 5 above.

10. No clotheslines shall be located on any lot except for a removable folding umbrella type.

11. Any truck, boat, bus, tent, house, car, camper, trailer or other similar housing or recreational device, if stored on any said lot, shall be housed within a garage building.

12. Said premises shall not be used for the storage of automobiles, trailers, scrap, scrap iron, water, paper, or glass, or any reclamation products or material except that during the period an improvement is being erected upon any such lot, building materials to be used in the construction of such improvement may be stored thereon; provided, however, any building material not incorporated in said improvement within ninety (90) days after its delivery to such lot shall be removed therefrom. All improvements must be completed by an owner within one (1) year from the date of the beginning of the construction thereof. No sod, dirt or gravel other than incidental to construction of approved improvements, shall be removed from said lots without the written approval of the Architectural Control Committee and its successors and assigns.
13. No portion of any lot nearer to any street than the building setback line or lines shown upon the recorded plat of said subdivision shall be used for any purpose other than that of a lawn; provided, however, this covenant shall not be construed to prevent the use of such portion of said lot for walks, drives, trees, shrubbery, flowers, flower beds, ornamental plants, statuary, fountains, fence, hedge, wall or other enclosure which shall first have been approved as provided in paragraph 5 above for the purpose of beautifying said lot, but shall be construed to prohibit the planting or maintaining of vegetables and grains thereon.

14. No weeds, underbrush, or other unsightly growths or objects of any kind, shall be placed, be permitted to grow, or suffer to remain on any part of said premises. No trash burner, outdoor fireplace, or other device expelling gas or smoke shall be placed within twenty (20) feet of any adjoining lot line.

15. Any tanks for the storage of propane gas or fuel oil shall be located and buried beneath the ground level; provided, however, propane tanks for service to the entire subdivision may be located above ground.

16. The Architectural Control Committee shall have the right in the event of any action or condition which the Architectural Control Committee or their successors and assigns determine to be in violation of these restrictions to enter the property upon which such violation is deemed by it to exist and to summarily abate and remove at the expense of the owner thereof the structure or condition deemed by it to be in violation hereof, and said Architectural Control Committee or their successors and assigns shall not by reason thereof be guilty in any manner of trespass for such entry, abatement or removal or liable for damages by reason thereof to any person whomsoever. Any failure to enforce these restrictions shall not be deemed a waiver thereof or any acquiescence in or con-
sent to any continuing, further or succeeding violation hereof. If, in
the opinion of the Architectural Control Committee by reason of
the shape, dimensions or topography of a particular lot in the sub-
division, enforcement of these restrictions with respect to size of
structure would constitute a hardship, the Architectural Control
Committee may permit a variation which will in its judgment be in
keeping with the maintenance of this subdivision as a desirable
subdivision.

17. The Architectural Control Committee shall have the
sole and exclusive right to establish grades and slopes on all
lots in said subdivision and to fix the grade at which any residence
shall hereafter be erected or placed thereon so that the same may
conform to the general plan of development. All such grades and
slopes shall be established on the engineering plans submitted to
and approved by the Architectural Control Committee.

18. All rubbish and debris, combustible and non-combust-
ible, and all garbage shall be stored in underground containers,
or stored and maintained in containers entirely within the garage
or basement. However, rubbish, debris, combustible and non-combustible
and garbage may be stored in outside containers if approved by the
Architectural Control Committee. Additional regulations for the
storage, maintenance, and disposal of rubbish, debris, leaves
and garbage may from time to time be established by the Architectural
Control Committee or their successors and assigns.

19. No well for the production of gas, water, oil or
otherwise, whether intended for temporary or permanent purposes, shall
be drilled or maintained on any lot, nor shall such premises be other-
wise used in any way which may endanger the health or unreasonably
disturb the peaceable use of adjoining premises.
20. Any violation or attempt to violate any of the covenants or restrictions herein while the same are in force shall be unlawful. Any other person or persons owning any lot in said subdivision may prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenants or restrictions to prevent him or them from so doing to cause the removal of any violation and to recover damages or other dues for such violation or attempted violation.

21. All transfers and conveyances of each and every lot of said subdivision shall be made subject to these covenants and restrictions.

22. These covenants and restrictions shall be taken to be real covenants running with the land and shall be binding upon all parties, persons and corporations owning or acquiring land in said subdivision and their heirs, executors, administrators, successors and assigns until December 31, 1999, and these restrictions shall be automatically extended in their entirety for successive periods of ten (10) years unless by appropriate instrument in writing and consenting to their termination in whole or in part shall be filed for record, executed and acknowledged by the owners of not less than a majority of the lots.

23. Only the lots contained in said Havenwood Subdivision shall be subject to and bound by the restrictions, covenants, and conditions set out in this instrument and none of said provisions shall in any manner affect or be operative in respect of any other lands of the Owner or its successors or assigns.

24. Any and all of the rights, powers, duties and obligations which, in this instrument are assumed by, reserved to or given to the Architectural Control Committee, may be assigned or transferred to any one or more corporations or associations which will agree to
perform the same. Any such assignment or transfer shall be made by appropriate instrument in writing in which the assignee or transferee shall join for the purpose of evidencing its acceptance of such rights, powers, duties and obligations, which instrument shall be recorded and such assignee or transferee shall thereupon have the same rights and powers and be subject to the same obligations and duties as are herein given to and assumed by said Architectural Control Committee. In the event of such assignment or transfer, the assignor or transferee and its successors and assigns or said Architectural Control Committee, shall thereupon be released from all the rights, powers, duties and obligations in this instrument reserved to or given to and assumed by said Architectural Control Committee. The right of assignment hereby reserved to the Architectural Control Committee is so reserved to the end that the rights, powers, duties and obligations reserved or given to it may be assigned to an association or corporation formed by the owners of lots in said subdivision or in said subdivision together with contiguous subdivisions, for the purpose of accepting said assignment; and such assignment may be made at such time as the Architectural Control Committee may determine. Whenever in this instrument reference is made to said Architectural Control Committee, such reference shall be deemed to include the successors and assigns of said Committee.

25. It is expressly agreed that if any covenant or condition or restriction hereinabove contained, or any portion thereof, is invalid or void, such invalidity or voidness shall in no way affect any other covenant, condition, or restriction.
IN WITNESS WHEREOF, The Title Guarantee and Trust Company, Trustee, and The Toledo Trust Company, as Mortgages, have caused this instrument to be executed by their respective duly authorized representatives this 8th day of February, 1985.

Signed and delivered in the presence of:

[Signatures]

THE TITLE GUARANTEE AND TRUST COMPANY, TRUSTEE

By: [Signature] [Name]
   [Position]

THE TOLEDO TRUST COMPANY

By: [Signature] [Name]
   [Position]

STATE OF OHIO

COUNTY OF LUCAS

Before me, a Notary Public in and for said County and
State, personally appeared and
Joseph R. Cerman and
Linda S. Quick as
President and
Secretary respectively of The Title Guarantee
and Trust Company, Trustee, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation and that they did sign and seal said instrument as such President and Assistant Secretary of said the Title Guarantee and Trust Company, Trustee, on behalf of said grantor corporation and by authority of its Board of Directors and that said instrument is the voluntary act and deed of the said Joseph R. Cerman and Linda S. Quick as such officers and the voluntary act and deed of said corporation for the uses and purposes therein expressed.
IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal this 8th day of February, 1985.

[Signature]
Notary Public

STATE OF OHIO )
) ss.
COUNTY OF LUCAS )

Before me, a Notary Public in and for said County and State, personally appeared James H. Kessler and Robert E. Fraker the Vice President and Mortgage Loan Officer respectively of The Toledo Trust Company, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation and that they did sign and seal said instrument as such Vice President and Mortgage Loan Officer of said The Toledo Trust Company, on behalf of said grantor corporation and by authority of its Board of Directors and that said instrument is the voluntary act and deed of the said James H. Kessler and Robert E. Fraker as such officers and the voluntary act and deed of said corporation for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal this 8th day of February, 1985.

[Signature]
Notary Public

This Instrument prepared by:
William C. Mitchell
3150 Republic N.
Toledo, OH 43615

RECEIVED &Recorded
FEB 11 1985