## **Town of Sutton**

## Covenant

KNOW ALL MEN by these presents that the undersigned has submitted an application
datedto the Planning Board for approval of a Form A plan, dated
by Alpha Omega Engineering, Inc. and showing one proposed retreat lot off
Old Mill Road, said lot being known as 41 Old Mill Road. The undersigned has
requested the Planning Board approve said plan in compliance with a Special Permit
issued by the Planning Board dated October 25, 2021 and recorded herewith.
We, Jack O'Brien and Jennifer O'Brien, of 8 Rachel Lane, Whitinsville, Ma 01588, in
consideration of \$1.00 and the Sutton Planning Board granting the approvals described
below, the receipt and sufficiency of which is acknowledged, grants with, quitclaim
covenants, to the Town of Sutton, a municipal corporation acting by and through its
Planning Board, ("Grantee") with an office and place of business at 4 Uxbridge Road,
Sutton, Massachusetts, a covenant granted in gross with respect to the land located in the
Town of Sutton described in a deed recorded herewith at the Worcester District Registry
of Deeds in Book, Page ("the Property")
IN CONSIDERATION of the Sutton Planning Board approving said plan, the Grantor
hereby agrees and covenants for himself, his successors and assigns, that the property
shall be subject to the following covenants, agreements and restrictions which are hereby
imposed for the benefit of the Town of Sutton and shall be administered and enforced by

1. That the undersigned is the owner in fee simple absolute of all the land included in this Form A and that there are no mortgages of record or otherwise on any of the land, except for those described below, and that the present holders of said mortgages have assented to this contract prior to its execution by the undersigned.

its duly elected Board of Selectmen and/or its duly appointed/elected Planning Board

- 2. That this covenant shall be binding upon the executors, administrators, devisees, heirs, successors and assigns of the undersigned and shall constitute a covenant running with the land included in this Form A and shall operate as restrictions upon the land.
- 3. That the undersigned agrees to record this covenant with the Worcester District Registry of Deeds, forthwith. Reference to this covenant shall be entered upon the Form A plan as approved.
- 4. That this covenant shall be executed before endorsement of approval of the Form A plan by the Planning Board and shall take effect upon the endorsement of approval.
- 5. That the undersigned agrees that the lot shown on said plan, containing 15.74 acres and 77.86± feet of frontage, shall in perpetuity, never be further divided.

TERM OF COVENANT – The covenants contained herein shall be enforceable in perpetuity against the Grantor, the Grantor's successors in title to the Property and any person holding any interest therein, by the Town of Sutton, acting by and through its Planning Board, its successors and assigns and its duly designated members, employees, representatives or agents. The Grantee is authorized to record or file any notices or instruments appropriate to assuring the perpetual enforceability of this restrictive covenant and the Grantor on behalf of themselves and their successors and assigns appoint the Grantee their attorney-in-fact to execute, acknowledge and deliver any such instruments on their behalf. Without limiting the foregoing, the Grantor and their successors and assigns agree themselves to execute and such instruments upon request.

The covenants contained herein shall be contained in or referenced in any deed of conveyance of the Property or any other instruments conveying any interest in all or any portion of the property.

ENFORCEMENT – The rights hereby granted include the right to enforce the covenants contained herein by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violation, including, without limitation, relief requiring restoration of the Property to its condition prior to the time of injury complained of (it being agreed that the Grantee has no adequate legal remedy at law), and shall be in addition to, and not in limitation of any other rights and remedies available to the Grantee.

Any forbearance with respect to any violation of the covenants contained herein, or failure to enforce said covenants, for however long such forbearance or failure to enforce may continue, shall not preclude enforcement at a later time with respect to the same violation or a subsequent violation. Any election by the Grantee as to the manner and timing of is right to enforce these restrictive covenants or otherwise exercise its rights hereunder shall not be held invalid, the remainder shall not be affected.

The Grantor and his successors and assigns shall forego any action at law or equity attempting to contest the validity of any provision of the restrictive covenants contained herein and shall not, in any enforcement action, raise the invalidity of any provision of said covenants as a defense. If any provision of said covenants shall nevertheless to any extent be held invalid, the remainder shall not be affected.

The covenants contained herein shall be governed by the laws of the Commonwealth of Massachusetts.

The present holder of a mortgage upon the property is UniBank	For Saving	gs of 49
Church Street, Whitinsville, Ma 01588. The mortgage is dated _		and is
recorded in Worcester District Registry of Deeds Book	Page	·

The mortgagee agrees to hold the mortgage subject to the covenants set forth above and agrees that the covenants shall have the same status, force and effect as though executed

and recorded before the taking of the mortgage and further agrees that the mortgage shall be subordinate to the above covenants.

We, Jack O'Brien and Jennifer O'Brien the undersigned applicants hereby agree that such interest as we may have in the premises shall be subject to the provisions of this covenant and insofar as is necessary releases all rights of tenancy by the dower or homestead and other interests herein.

IN WITNESS WHEREOF we	have hereu	nto set our hands and sealed this day of
Jack O'Brien	_	Jennifer O'Brien
Mortgagee:		
By:	Its:	
Acceptance by the Town of Su	ıtton:	
By its Planning Board	_	
	_	
	_	
Commonwealth of Massachus	etts, County	of Worcester:
personally appeared Jack O'B satisfactory evidence of identi name(s) was/were signed on the	rien and Jen ty, which w ne preceding that the cont	21 Before me, the undersigned Notary Public, inifer O'Brien, who proved to me through ere drivers licenses to be the person(s) whose g or attached document in my presence, and tents of the document are truthful and accurate belief.
		Notary Public
		My Commission Expires:

Commonwealth of Massachusetts, County	of Worcester:
personally appeared Jeffrey L. Bajema, Serwho proved to me through satisfactory evid knowledge to be the person(s) whose name attached document in my presence, and whose many presence, and whose many presence is the person of	· · · · · · · · · · · · · · · · · · ·
	Note and Dublic
	Notary Public My Commission Expires:
Commonwealth of Massachusetts, County	of Worcester:
On this theday of November, 202 personally appeared satisfactory evidence of identity, which wa to be the person(s) whose name(s) was/wes document in my presence, and who swore	ns/were: re signed on the preceding or attached
document are truthful and accurate to the b	
	Notary Public
	My Commission Expires:
Commonwealth of Massachusetts, County	of Worcester:
On this theday of November, 202 personally appeared satisfactory evidence of identity, which was	
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