

W5735 Trackside Rd., #8
Plymouth, WI 53073-1223
Town of Plymouth - Sheboygan County

Trackside Townhomes Condominiums | Modern 3-Story Townhome
Association Fee: \$255/month
Engineered wood framed exterior
Maintenance-free LP Smart Siding and stone accents
High performance insulated windows
Wood grain stained steel exterior doors
200 Amp Electric Service
Water softener & Iron curtain included (located ground level in garage)
Gas FA Heat (located on 3rd level)
Water Heater-50 gallon (located on 3rd level)
Central Air Conditioning

Attached Garage: 1680 sq.ft.

- 6+ cars
- Full Bath- tiled shower
- Radiant In-floor heat, Epoxy Quartz
- Garage door height:
- Dimensions
- Drain

2nd Level: Mezzanine 450 sq.ft.

- Kitchen area with sink, full size stainless steel refrigerator and beverage refrigerator.
- Full Bathroom- Tiled shower?
- Vinyl Plank floors
- Murphy bed
- Fireplace (gas or electric)
- Air Conditioning Unit
- Deck 15'x10' w/sun shade
 - Weather-proof Trex with powder coated metal railings.

3rd Level- Main Living Quarters: 1460 sq.ft.

- Open Concept- Living room, Kitchen/Dining area
- Vinyl Plank floors throughout

- Kitchen
 - Large island includes kitchen stools.
 - Quartz counters & tiled backsplash
 - Walk-in Pantry
 - Kitchen stools included.
 - Soft close cabinet doors and drawers
 - All appliances included - refrigerator, gas stove, dishwasher, microwave, garbage disposal.

- Living Room-
 - Fireplace (gas or electric)
 - Patio sliding doors open to private deck
 - Deck: 15'x10' (Weather-proof Trex with powder coated metal railings)

- Laundry Room
 - Washer & Dryer included
 - Drying rack

- Primary Bedroom:
 - Large walk-in, tiled shower (dimensions of shower? Tile material ?)
 - Double vanity sinks
 - Large walk-in closet (dimensions?)
- Bath: 5' wide tiled shower

Inclusions: (2) refrigerators, stove, dishwasher, garbage disp, washer/dryer, kitchen stools, water softener, iron curtain, Ring doorbell. Beverage refrigerator, A/C wall unit and murphy bed in Mezzanine.

DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS FOR VICTORY PARK

Village of Elkhart Lake
Sheboygan County, Wisconsin

THIS DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS is executed by VICTORY PARK LLC, a Wisconsin limited liability company, hereinafter referred to as "Developer", this 16th day of June 2020.

WHEREAS, the Developer is the owner of the real property in the Village of Elkhart Lake, Sheboygan County, Wisconsin, under the name and plat of Victory Park (hereinafter "Victory Park") and more particularly described as follows:

Lots One (1) through Fifty-Six (56), Victory Park, all located in the Village of Elkhart Lake, Sheboygan County, Wisconsin

WHEREAS, Developer desires to provide for the preservation and enhancement of the property values, amenities, environment and residential opportunities in Victory Park and to this end and in order to ensure the best use of the land and most appropriate development and to prevent the erection of unsightly, poorly designed or constructed improvements, desire to subject said real property to the protective covenants and restrictions hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof;

NOW, THEREFORE, Developer declares that the real property of Victory Park is and shall be held, transferred, sold, conveyed, and occupied subject to the protective covenants and restrictions hereinafter set forth.

Article I Architectural and Aesthetic Control

- 1.1 Architectural and Aesthetic Control Committee The administration of these protective covenants and restrictions, the authority to grant approval hereunder and the discretionary powers granted in this Declaration shall be vested in the Victory Park Architectural and Aesthetic Control Committee (hereinafter the "Committee").
- 1.2 Committee Purpose The Committee shall have the authority to enforce the terms and provisions of this Declaration and to regulate the exterior design, appearance, use, location, and maintenance of Victory Park and of improvements thereon in accordance with the terms and provisions of this Declaration, and in such a manner



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SHEBOYGAN COUNTY, WI

RECORDED ON

06/19/2020 04:06 PM

ELLEN R. SCHLEICHER

REGISTER OF DEEDS

RECORDING FEE: 30.00

TRANSFER FEE:

EXEMPTION #

Cashier ID: 5

PAGES: 7

THIS SPACE RESERVED
FOR RECORDING DATA

RETURN TO:
VICTORY PARK LLC
4539 S TAYLOR DR
SHEBOYGAN, WI 53081

PARCEL IDENTIFICATION NUMBERS:

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as to preserve and enhance values while maintaining harmonious relationships among structures, natural vegetation and topography.

- 1.3 Committee Composition, Terms and Elections the Committee shall be composed of three members. The initial members shall be appointed by the Developer. Vacancies of one (1) or more of the initial members prior to the owners' right to elect replacement shall be filled by the Developer.

After all of the lots of Victory Park have been sold by the Developer, control of the Committee shall transfer to the owners of the lots within a reasonable timeframe, who shall have the right to elect three (3) new members of the Committee. Except for the initial members (who hold office until the first election following the sale of all of the lots), members of the Committee shall hold office for three (3) years and until their successor is elected. The members of the Committee shall have no personal liability by reason of their acts as a Committee member.

To accomplish any elections of new members, the Committee shall solicit nominees from the owners of Victory Park. Any position on the Committee shall be elected from the nominees by a plurality vote of all the owners. Vacancies will be filled by similar elections for new terms of three (3) years.

In the election of members of the Committee and in effecting an amendment or taking other actions under this Declaration, each lot or each unit if lot contains a two-family residence shall represent one (1) vote only.

Except where otherwise provided in this Declaration, a plurality vote shall be sufficient at any meeting to approve or disapprove of any matter before the Committee.

- 1.4 Committee Approval No building or fixture shall be erected, placed, or altered (pertaining to external alterations or additions) until the complete plans, including elevations, specifications, and a site plan have been approved by the Committee.

In seeking Committee approval, no less than three (3) sets of any complete plans, elevations, specifications and site plan shall be submitted with one (1) set to each of the Committee members. A response address shall be submitted with the application.

The Committee's approval or disapproval shall be based upon, but not necessarily restricted to, (a) consideration of the quality of workmanship and materials, (b) harmony of external design with the site and existing structures, (c) suitability of proposed structures or improvements with respect to the topography, trees, or other natural characteristics of the lot, adjacent lots and improvements, and subdivision, and (d) compliance with provisions of this Declaration. The Committee shall have sole discretion to determine whether these requirements have been met.

If the Committee fails to approve or disapprove within thirty (30) days any plans submitted to it, they shall be deemed to have been approved.

Article II Use of Property

- 2.1 Lot Use All lots shall be used for residential purposes only, and no lot shall be occupied by more than one (1)

single family residential building or one (1) two-family residential building, of not more than two-stories plus walkout basement (split-level may be three levels) together with all buildings and structures compatible with residential use, e.g. a gazebo. The Committee shall have final authority to determine that any structure is not compatible with single or two-family residential use.

Two-family residential buildings, including zero lot line buildings, are only allowed on lots that abut Victory Lane and meet the Village of Elkhart Lake's zoning requirements.

No trailer, recreational vehicle, tent, shack, garage, or any other type of temporary out building shall be at any time used as a residence, either temporary or permanent.

2.2 Restrictions on Further Subdivisions No lot shall be further subdivided to form additional building lots within the platted area of Victory Park other than a lot may be subdivided to make two (2) lots in the case of a two-family residential building using zero lot line zoning. Two (2) or more adjoining lots or a whole lot and portion of an adjoining lot may be consolidated as one (1) lot.

2.3 Dwelling Size & Setback Each lot has a minimum residential building square footage requirement. The square footage requirement is exclusive of garages, breezeways, basements, open porches, and covered patios. One and a half story square footage and split-level square footage is the same as a two-story total square footage requirement. All dwellings to have a basement and a foundation to below the frost line. All garages shall be designed integrally with and attached to the primary residential dwelling and have a minimum of two (2) car garage sizing per building. The Committee shall have the right to waive all or any part of the square footage requirements if the building to be built has architectural merit in the opinion of the Committee.

Minimum residential building square footage requirements per dwelling unit per lot is as follows:

<u>Lots</u>	<u>Dwelling Type</u>	<u>One-Story (Ranch)</u>	<u>Two-Story</u>
1-15, 37-47	Single Family	1,600	1,800
16-36, 48-56	Single Family	1,400	1,600
	Two-Family	1,000	1,400

No dwelling, garage, or other structure shall be built on any lot less than the Village of Elkhart Lake zoning standards for setback area. The front, side and rear yard area which no dwelling, garage or other structure shall be built shall be known as the setback area. All setbacks are per plat, zoning, village and/or county ordinance. Each property owner is responsible for maintaining all surveyed markers.

2.4 Storage No recreational vehicle, boat, trailer, snowmobile, fish shanty, unlicensed or inoperable automobile, machinery, bus, construction material (other than during construction or remodeling of a dwelling) or any other debris, junk or unsightly material shall be stored, kept, or maintained on any lot other than in the dwelling, residential garage or accessory building. A recreational vehicle, boat, trailer, snowmobile, or similar recreation item may be kept on the property for temporary periods incidental to their usage (i.e. loading, unloading, cleaning).

2.5 Exterior Building and Site Improvements

All front elevations shall strive for a minimum of 25% brick, stone, masonry type product, dryvit/stucco, or a

variety of siding materials, exclusive of door and window area, with area of coverage approved at the sole discretion of the Committee.

The primary building roof must have a minimum 6/12 pitch, with a minimum 12" main and gable overhang.

No fence, wall, windbreak, or other barrier shall be permitted except in the side or rear yard and fences around in-ground pools. No fence, wall, windbreak, or other barrier located in any part of the side yard shall be in excess of four (4) feet (excluding posts), unless it is a structural part of the dwelling. No fence is allowed in the front setback area. Design, construction and placement must be approved by the Committee and may not be a chain link fence or similar type material. Any fences would also need to be per Village of Elkhart Lake zoning ordinance.

Pools are allowed only if they are in-ground, or integrated into a deck system attached to the dwelling, with the entire pool recessed below the floor decking. Pool fencing shall be the minimum height required by zoning or code, or in the case of decking, attached to the deck area.

All lots must be kept clear and free from trash, and other materials. Trash containers shall be screened from view. Care should be taken to maintain a pleasant overall look to the subdivision.

Exterior lighting shall be located so that they are not excessively offensive to neighboring lots.

Satellite dishes under three (3) feet in diameter mounted on the rear half of the home are allowed. If over three (3) feet in diameter, written permission from the Committee is required, at the sole discretion of the Committee. No other type of exterior antenna are allowed and any other antennas must be mounted inside the attic of building.

Solar heating or electric panels on the home cannot be located in the front or side yard, cannot be located on the front half of the roof area, must be parallel with the roof system, and written permission from the Committee is required, at the sole discretion of the Committee.

- 2.6 Signs No sign of any kind shall be displayed on residential properties other than a home builder's sign at initial construction or a sign for advertising the property for sale during such time as the lot or dwelling is actually for sale. The Developer is allowed subdivision signage and may erect a permanent monument sign identifying the subdivision.
- 2.7 Accessory Building No more than one (1) accessory building, of not more than one hundred sixty-eight (168) square feet and one (1) story in height, will be allowed per lot. Design, construction and placement of such accessory building must be approved by the Committee, and of similar workmanship and materials as the home. No accessory building may be constructed until the residential dwelling is constructed on the lot. A gazebo does not count as an accessory building.
- 2.8 Mobile Homes Mobile home or manufactured housing, whether temporary or permanent, shall not be permitted on any lot. The Committee shall make the final determination whether a structure is a mobile home or manufactured housing and such decision shall be based upon an understanding that a structure that at any time was a mobile home or manufactured housing, shall at all subsequent times be considered a mobile home

or manufactured housing.

- 2.9 Noxious Activities and Firearms No noxious or offensive activity which is or may become a nuisance or which creates unusually loud sounds or noises shall be suffered or permitted on any lot. Use of firearms of any kind is prohibited on any lot or in any structure within Victory Park.
- 2.10 Animals No livestock, poultry or animals other than household pets shall be kept or stabled, and no pets shall be bred, raised or otherwise dealt with as a hobby or for commercial purposes on any lot. No more than two (2) dogs and three (3) cats shall be kept per lot or unit (two family). Any household pets when outdoors must be contained by leash, or by a fence or buried "invisible" type pet fence (see 2.5).

Article III General Provisions

- 3.1 Construction Timing No residential building construction shall remain unfinished on the exterior for more than twelve (12) months following the issuance of a building permit.
- 3.2 Landscaping
- All lots must be landscaped (i.e. seed, sod, mulch) within one (1) year of the occupancy of a dwelling for residential purposes. All sold lots must be maintained (i.e. grass cut, weeds controlled) by the owner. After gaining occupancy, the lot owner is responsible for installing and maintaining erosion controls, including the time period before the establishment of a finished lawn.
- Final grading must be kept to the requirements of the subdivision's master grading plan. As part of the grading and landscaping of each lot, no part of any swales shall be filled or altered in any way without approval of all the necessary governing bodies. Swales include any that are in recorded easements in the plat, as well as any that are shown in the master grading plan. No trees, shrubs or planting beds of any kind shall be planted within any swales. No accessory structures shall be constructed within any swales.
- 3.3 Storm Sewer Drain and Lateral Maintenance Certain lots within Victory Park contain private storm sewer drains and laterals, which are further depicted on the plat through Drainage Easements. Each individual storm sewer drain and lateral are to be maintained, repaired and replaced, as necessary to ensure the proper flow of stormwater through the drain and lateral, by the two lot owners adjacent to the Drainage Easement. All costs for the maintenance, repair or replacement of an individual storm sewer drain or lateral to be shared equally by the two lot owners adjacent to the Drainage Easement.
- 3.4 Easements The Developer reserves to itself the right to record drainage easements and to implement improvements in these easements as necessary to properly provide drainage to all lots within Victory Park. The Developer reserves the right for a period of three (3) years after closing to grant utility easements to utility providers for utility purposes over, upon or across all lots in Victory Park whether owned by the Developer or third parties. Such easements shall, so far as reasonably possible, be confined to areas within twenty (20) feet of all lot lines and may involve plant removal and grading within such areas.
- 3.5 Duration of Protective Covenants and Restrictions The protective covenants and restrictions of this Declaration shall run with and bind the land and shall be binding on all parties and owners of such lands and any parties

holding under them for a period of twenty (20) years from the date this Declaration is recorded, after which time the protective covenants and restrictions shall be automatically renewed for successive periods of ten (10) years, provided amendment has not been made as specified by paragraph 3.9 of this Article.

3.6 Enforcement The Committee or any owner shall have the right to enforce, by any proceeding at law or in equity, all protective covenants and restrictions now or hereafter imposed by this Declaration. Such action may be either to restrain violation or to recover damages. As to many of the restrictions, it would be impossible to measure the monetary loss suffered by violation so that equitable or injunctive relief may be the only remedy. Any violation of these restrictions which exist for a period of three (3) years or more without protest being received by the lot owner of such violation, shall not be considered a violation thereafter and any lot owner or other party shall be forever barred from proceeding under the provisions of this Declaration.

3.7 Village Ordinances This document is not intended to replace any ordinances presently existing or adopted at any future date by the Village of Elkhart Lake, or other applicable agency. In the event of a conflict between these restrictions and an ordinance, the more restrictive of the two shall apply.

3.8 Severability Invalidation of any one of these protective covenants or restrictions by judgment, court order, or change of law shall in no way affect any other provision which shall remain in full force and effect.

3.9 Amendment

Any of the herein restrictions, covenants or other provisions of this Declaration may be annulled, waived, changed, modified or amended at any time by a written declaration, executed in such a manner as to be recordable, setting forth such annulment, waiver, change, modification or amendment, executed solely by the Developer or its successors or assigns, until such time as the Developer or its successors or assigns no longer owns fifty percent (50%) of the lots within Victory Park.


This Declaration may be amended or modified, in whole or in part, at any time by a written instrument executed so as to be recordable, by owners of not less than seventy-five percent (75%) of the lots and if two-family on a single lot, then each unit of the two-family shall count as one vote, subject to this Declaration, provided however that the Developer must consent to any such amendment or modification as long as the Developer owns any lots within the subdivision.

3.10 Acceptance and Cost of Enforcement Each owner, by accepting an interest in any lot, hereby and thereby agrees to be bound by all the covenants, conditions, limitations, reservations, and restrictions contained herein. In the event of a breach by an owner, the breaching owner agrees to pay all costs, including reasonable attorney fees, for the enforcement of these protective covenants and restrictions.

[The rest of this page is intentionally left blank. Signature page follows.]

IN WITNESS WHEREOF, the Developer has executed this Declaration on the date indicated previously.

Victory Park LLC
A Wisconsin limited liability corporation

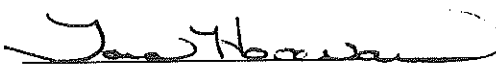


By: Robert J. Werner, President

ACKNOWLEDGEMENT

State of Wisconsin }
 }SS.
County of Sheboygan }

Personally came before me this 16th day of June 2020, the above named Robert J. Werner, President of Victory Park LLC, to me known to be the person who executed the foregoing instrument and acknowledged the same.



Tara Hovevar
Notary Public, State of Wisconsin
Commission Expiry 11/21/2023

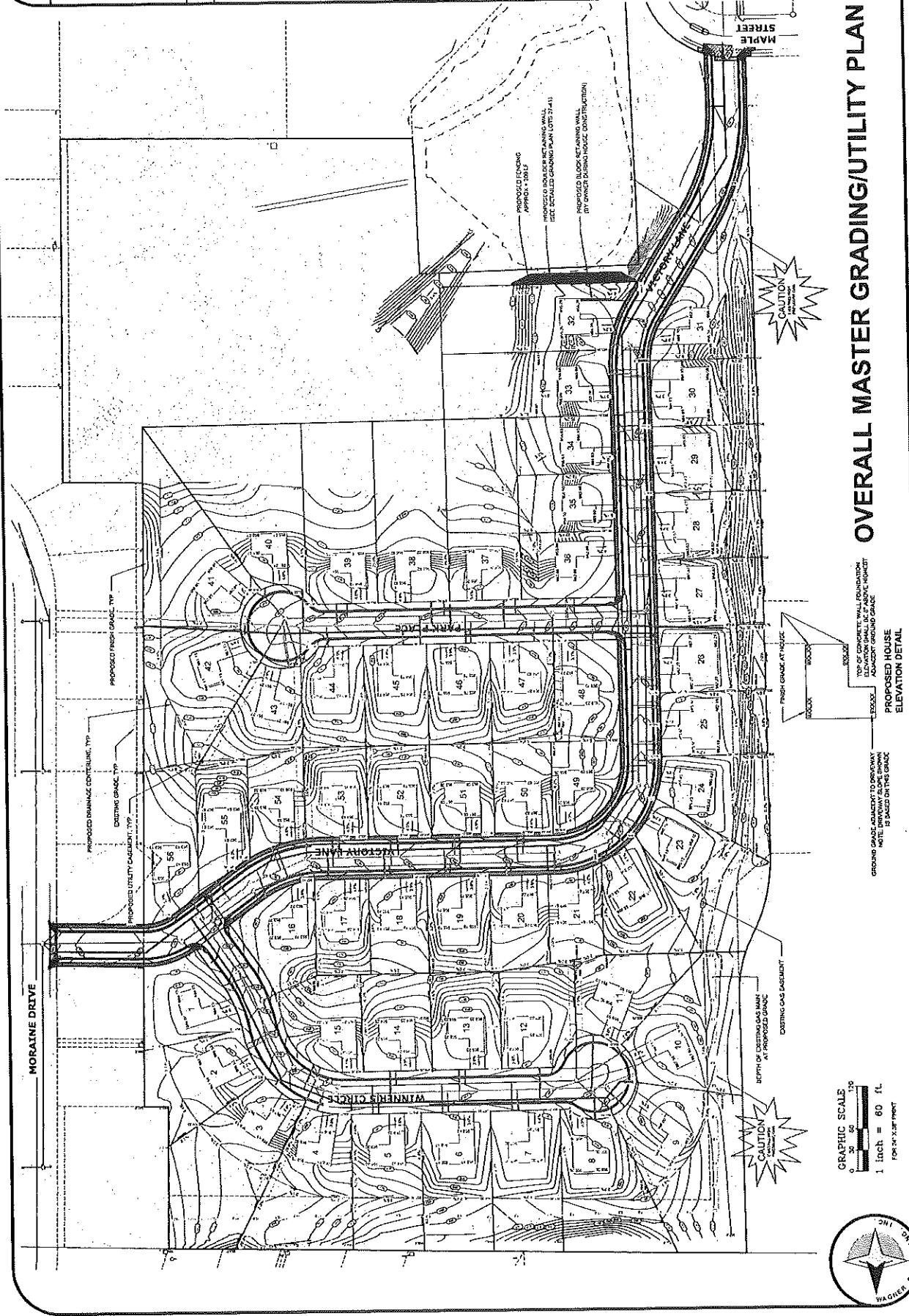
This instrument was drafted by Victory Park LLC

No.	Revision	Date
1	For Approval	2-17-2020
2	Revised per Kapur Comments	3-19-2020
3	Revised per Kapur Comments	4-3-2020
4	For Construction	4-29-2020
5		

Wagner
EXCAVATING & CONSTRUCTION
 201 PINE RIDGE DRIVE
 SHEBOYGAN, WI 53081
 (920) 458-8225 FAX (920) 458-0293

Victory Park Subdivision
 Victory Park LLC
 Village of Elkhart Lake
 Sheboygan County, Wisconsin

DATE
 7-15-2020



OVERALL MASTER GRADING/UTILITY PLAN

GRAPHIC SCALE
 0 20 40 100
 1 inch = 80 ft.
 FOR 1/4" X 3/8" SHEET

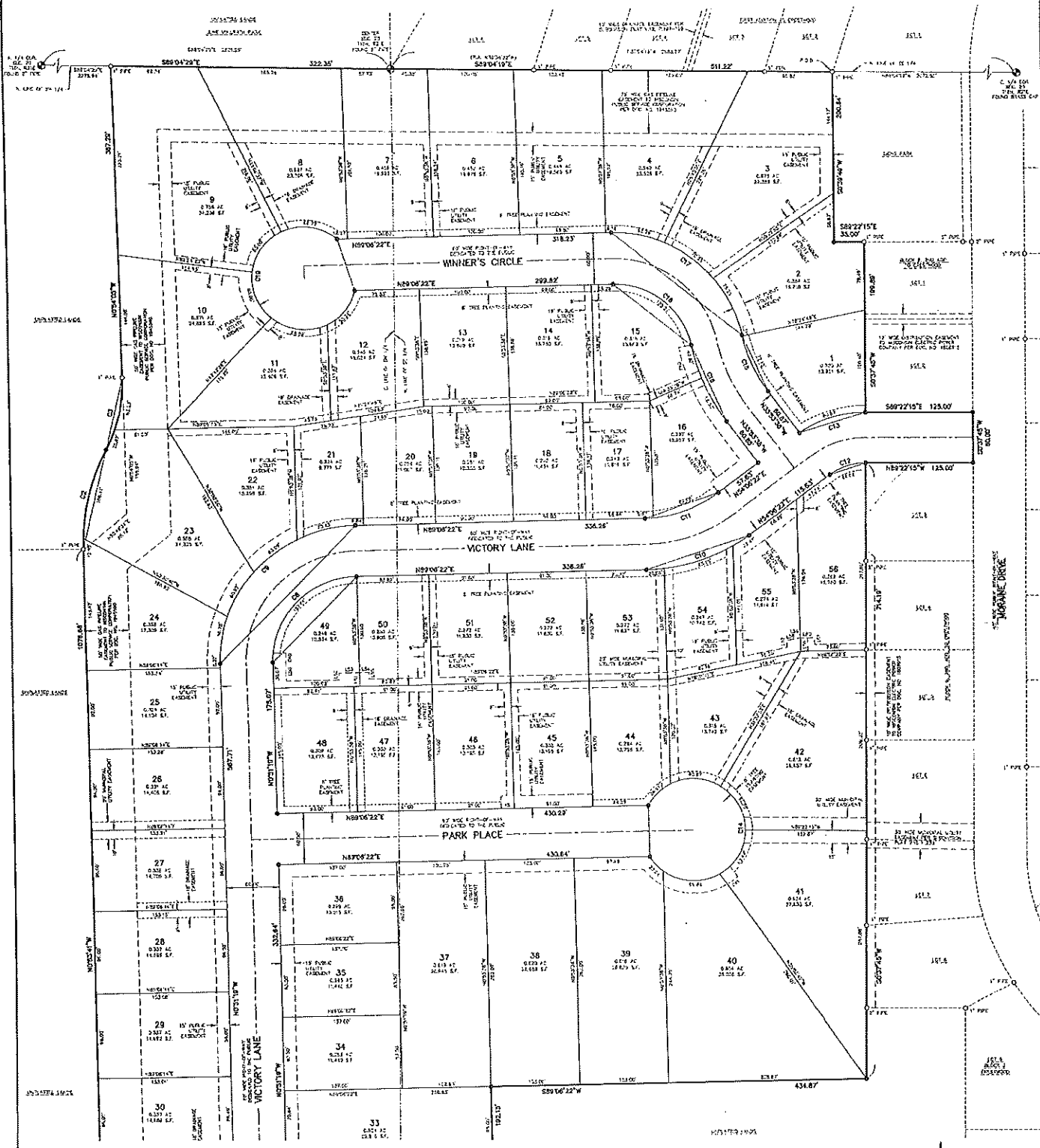
THIS DRAWING HAS BEEN PROVIDED FOR GENERAL ESTIMATING AND/OR CONSTRUCTION PURPOSES ONLY. THIS DRAWING AND INFORMATION HEREON IS THE PROPERTY OF WAGNER EXCAVATING, INC. AND MAY NOT BE REPRODUCED OR COPIED IN WHOLE OR IN PART WITHOUT THE WRITTEN PERMISSION OF WAGNER EXCAVATING, INC. THE USER'S RESPONSIBILITY FOR MAINTENANCE AND SAFETY OF THE CONSTRUCTED ITEMS IS BASED ON THIS GRADE.



VICTORY PARK

Being a right of part of Lot 2, Block 8 and Lot 5, Block 9, of the recorded plat "Second Addition to Crestwood" as recorded in Volume 15, Page 233, and being a subdivision of part of the Northeast 1/4 of the Southwest 1/4, the Southeast 1/4 of the Southwest 1/4, the Northwest 1/4 of the Southeast 1/4, and the Southwest 1/4 of the Southeast 1/4 of Section 20, Town 18 North, Range 21 East, Village of Elkhart Lake, Sheboygan County, Wisconsin.

3099741
SHEBOYGAN COUNTY WI
REGISTERED
05/08/2020 04:09 PM
ELLEN R. SCHLEIFER
REGISTER OF DEEDS
PLAT FEE: \$9.00
CASH FEE: \$1.00
Vol. 15 Page(6): 293/286



LINE	BEARING	DISTANCE	AREA	PERCENT
1	N89°04'22"E	332.30'	11.12 AC	18.50%
2	S89°04'22"E	332.30'	11.12 AC	18.50%
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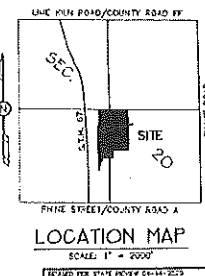


There are no objections to this plat with respect to s. 236.15, 236.16, 236.20 and 236.21 (1) and (2), Wis. Stats. as provided by s. 236.12, Wis. Stats.

Certified April 16, 2020

Benjamin J. Pedersen
Department of Administration

- LEGEND
- = Found Property Corner
 - = Set 1/4" x 1/8" Polym. 3/65 lbs. per foot
 - = Set 3/4" x 1/8" Polym. 1/10 lbs. per foot
 - = Set 1/2" x 1/8" Polym. 1/10 lbs. per foot
 - = Station Corner Markers
 - (R.A. #111) = Recorded As Dimension



CEGAR CREEK SURVEYS, LLC
141 Cedar Avenue, Suite 1
Dunbar, WI 53015
www.ourcustomersurvey.com

OWNER: VICTORY PARK LLC
2300 E TAYLOR DR
SHEBOYGAN, WI 53081

REGISTERED: WISCONSIN DEPARTMENT OF REVENUE
REGISTERED: WISCONSIN DEPARTMENT OF REVENUE

SUBDIVISION: VICTORY PARK
REGISTERED: WISCONSIN DEPARTMENT OF REVENUE

