

RESIDENTIAL PROPERTY OWNERS ASSOCIATION RULES AND REGULATIONS

To create, maintain and preserve Jerome Village as a high-quality community, all Residential Property Owners in Jerome Village are required to be members of the Jerome Village Residential Property Owners Association ("RPO Association"). As such, Owners, including any tenants, occupants, family members, guests, and invitees, are responsible for abiding by the governing documents of the community, including the Residential Property Owners Association Deed Declaration, Restrictions and Bylaws, as may be amended, and those rules and regulations adopted by the RPO Association. Below are the current rules and regulations adopted by the RPO Association, as well as the Lot Assessment Policy. The complete Declaration, Jerome Village Design Documents, Construction Policy, and other important information is available on the Jerome Village residents' website:

<u>https://www.jeromevillage.com/resident-login/</u> (password: JVResidents)

This document only provides rules and regulations adopted by the RPO Association. If wishing to make any exterior modifications, refer to the Jerome Village Design Documents. These modifications may include, but are not limited to, landscape changes, tree additions or removal, deck or patio additions, changes in exterior paint colors or building materials, construction or modification of fencing, or installation of any recreational device (i.e., pools, basketball hoops, etc.).

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I. USE

- Except as otherwise permitted herein, each Lot, all Multi-Family Parcels, all Condominium Parcels and all other areas of the Property designated or zoned for residential development shall be occupied and used exclusively for residential purposes and purposes customarily incidental to residential occupancy thereof.
- Commercial Parcels shall be used only for purposes permitted by and under applicable zoning regulations relative to such Commercial Parcels.
- No Improvements may be constructed, modified or demolished by a Developer or Owner on any Parcel unless and until the plans therefor have been approved by the Design Review Board, as further provided in Article V hereof.

II. USE OF COMMON PROPERTY

- Any Common Property may be used only in accordance with the purposes for which it is
 intended pursuant to Exhibit D of the Master Declaration and/or any applicable revisions
 thereto. All uses of the Common Property shall benefit or promote the health, safety,
 welfare, convenience, comfort, recreation, and enjoyment of the Owners and occupants
 of the Parcels and shall comply with the provisions of this Master Declaration, the laws of
 the State of Ohio, and the Rules.
- Owners are not permitted to store anything within Common Property and must keep all personal property confined within their Parcel.
- Any damage or destruction of anything within the Common Property is considered a finable offense. This includes illegal dumping of trash or lawn debris.
- Owners shall not be permitted to maintain, mow, plant, or otherwise disturb Common Property.
- The use of motorized vehicles on Common Property, to include bike paths, is strictly prohibited.
- Recreational activities such as Ice-skating and other water-related activities on ponds is strictly prohibited.
- The walls, fencing, subdivision identification signs, earthen mounds, electrical facilities, irrigation systems, utilities facilities and landscaping placed or installed on, over, under or through any of the Parcels by the Master Developer or by any Developer, shall not be removed or changed except with prior approval of the Design Review Board.

III. USE OF CONDOMINIUM PARCEL

• Condominium Parcels may be utilized for the development thereon of a Condominium pursuant to Chapter 5311 of the Ohio Revised Code, as amended. No Improvements may be constructed on any Condominium Parcel until and unless the plans therefore have been approved by the Design Review Board, as further provided in Article V hereof.

IV. HAZARDOUS ACTIONS OR MATERIALS

• Nothing shall be done or kept in or on any Parcel, or in or on any portion of the Common Property that is unlawful or hazardous (excluding hazardous materials kept, maintained

- and used in accordance with all applicable environmental laws), that might reasonably be expected to increase the cost of casualty or public liability insurance covering the Common Property or that might unreasonably disturb the quiet occupancy of any person residing on any other Parcel.
- This paragraph shall not be construed so as to prohibit the Master Developer or Developers from construction activities consistent with good construction practices, nor any Commercial Parcel Owner from any permitted non-residential use.

V. ANIMALS

- No person may keep, breed, board or raise any animal, livestock, reptile, or poultry of any kind for breeding or other purpose within Jerome Village.
- Domestic animals must be kept on a leash, chain or rope at all times when not inside of a residence. Animals are not permitted to be kept outside. Furthermore, outside animal cages, runs, or tethers are not permitted at any time.
- Invisible fences are permitted and are not required to be submitted to the Design Review Board for approval. A minimum 4-foot buffer should be maintained between the sidewalk and invisible fence.
- It is the responsibility of the animal's owner to repair any damage done to Common Property, and to clean up any excrement or debris left by the animal.
- No animals shall be kept which constitute a nuisance or which unreasonably interfere
 with any Owner's right to the quiet enjoyment of his or her property. The foregoing shall
 not apply to pet stores located on Commercial Parcels.

VI. BUSINESS

- No industry, business, trade, occupation or profession of any kind may be conducted, operated, or established on the Lots, Multi-Family Parcels or Condominium Parcels without the prior written approval of the RPO Board.
- This includes the operation of food trucks or any other retail sales operation that markets
 goods directly on the street or within the community. Food trucks are not permitted to
 operate on streets or within driveways without the prior written approval of the RPO
 Board.
- These provisions shall not prohibit a Lot or Unit Owner or resident from conducting a
 "home business" which does not involve non-resident employees at, or retail sales to
 customers visiting the Lot, Unit or apartment located on a Multi-Family Parcel from which
 such home business is conducted.
- No exterior signs or signage visible from the exterior of a dwelling unit shall be permitted in connection with a "home business" Conducted from a dwelling unit.

VII. EASEMENT MAINTENANCE

• The easement property, property between the sidewalk and curb, shall be maintained year-round by the Owner. This maintenance includes street trees.

 Sidewalks are to be maintained by the Owner. The Owner is responsible, at their sole cost, for any needed repairs and other required maintenance. Any unevenness of the sidewalk due to settling or other damage is the responsibility of the Owner.

VIII. EXTERIOR AESTHETICS

- Exterior lawn furniture does not need Design Review Board approval but must be earth tone. Outdoor furniture must be appropriate for the use and should be kept in good condition and stored in home during off-season.
- Lawn ornaments must be tasteful in nature, maintained, and under 3' in height if located in the front of the home.
- The exterior of the home should be free of clutter. This includes but is not limited to; toys and temporary recreational equipment being left outside when not in use.

IX. FENCING

- As further provided in the Jerome Village Property Code, the Design Review Board shall
 have the authority to establish standards according to which fencing and walls may be
 permitted at the Property.
- Fences are not permitted to enclose a property's perimeter or any portion thereof. Fencing is required for pool enclosures, see pool guidelines in Appendix C of the Jerome Village Property Code.
- Invisible fencing for domestic animals is permitted as referenced above in Section V.
- All fence plans must be approved by the Design Review Board, in writing, prior to the installation thereof.
- Privacy screening shall only consist of landscaping or natural materials as approved by the Design Review Board.

X. HOLIDAY DISPLAYS

- Any exterior holiday displays placed on any Lot, Unit, Multi-Family Parcel or Condominium such as, but not limited to, exterior lights, holiday scenes, characters or music, shall be tasteful, not unduly large in size, or offensive to neighbors or other residents of the Property, and of limited duration. The RPO Board shall be permitted to establish Rules regarding holiday displays.
- Seasonal holiday decorations shall be removed from the exterior of the dwelling within four (4) weeks after the respective holiday.

XI. HOTEL/TRANSIENT USES; LEASES

- No Lot, Multi-Family Parcel or Condominium Unit may be used for hotel or transient uses, including without limitation, uses in which the occupant is provided customary hotel services such as room service for food and beverage, maid service, furnishing laundry and linen, or similar services, or leases to roomers or boarders.
- All residential leases shall be in writing and shall be subject to this Master Declaration.

XII. HUNTING, TRAPPING AND FISHING

 No hunting, trapping, or fishing shall be permitted on any portion of Jerome Village property.

XIII. LANDSCAPE MAINTENANCE

- Each Owner shall maintain the landscaping and lawn area in a manner that reflects the community standards. It must be kept neat, clean, and free from trash and weeds.
- Owners shall remove dead or diseased trees and plants as soon as possible.
- Mulch and/or ground cover shall be replenished annually by June 1st of each year to provide a well- maintained appearance (Landscape Bed Ground Cover).
- Routine trimming and pruning of trees and plants is required to prevent overgrowth.
- Gardening, landscaping, building material, and storage containers including but not limited to: mulch, topsoil, gravel, masonry, lawn treatment material and storage containers shall be stored in the garage or screened from view. Bulk material shall be moved within 30 days.
- Owners must install any irrigation line in the tree lawn along the curb or the sidewalk. Owners are responsible for any damage to irrigation line as a result of street tree installation if any lines are not installed in the proper location.

XIV. MAILBOXES/CLUSTER BOX UNITS (CBU)

- The Master Developer shall designate a uniform style of curbside mailbox for all Lots in specific Development Phases and shall establish siting parameters for the locations thereof with the intention of providing uniformity throughout each Development Phase.
- The Master Developer shall determine CBU locations and coordinating lot designations for all Lots in a specific Development. The Master Developer will be responsible for the maintenance.
- If any curbside mailbox is damaged, destroyed or deteriorates, then each Lot Owner, at such Lot Owner's expense, shall repair or replace such mailbox with another of a like kind, design, pattern, and color as designated by the Design Review Board.

XV. NUISANCES

No noxious or offensive trade or activity shall be permitted on the Property or within any
dwelling located on the Property, nor shall any use be made, nor condition allowed to
exist, on any Parcel, or within any Unit or dwelling or structure erected on any Parcel
which unreasonably disturbs or interferes with the quiet occupancy of any person residing
on any other Lot, Unit or Parcel.

XVI. OUTDOOR SPEAKERS

 Outdoor speakers are permitted but must be confined within the rear outdoor living space. They must be appropriate in size and properly screened from view. External speaker wiring must also be well concealed. • No outdoor speakers can be used in a way that creates excess noise and disrupts the peaceful enjoyment of any person residing on any other Lot, Unit or Parcel.

XVII. SIGNS

Flags, Commemorative Displays, and Political Signs

- All Signage located within Jerome Village shall comply with the signage requirements of the Development and Architectural Documents.
- Flags are permitted to be hung outside on either a free-standing flagpole or a pole that has been permanently affixed to the home. The location of the flagpole must be approved by the Design Review Board.
- Flags must be in good condition and not exceed 3' by 5' in size.
- The following flags are permitted to be hung:
 - o The US Flag
 - The State Flag
 - Service Flag (blue star banner, gold star banner, or other flag designated as a service flag) for immediate family members serving in the armed forces.
 - Sports Team Flag (during regular seasons)
- Political signs specific to candidates or legislation are permitted to be placed on the owner's lot 60 days prior and 14 days after the election and cannot exceed 24" by 36" in size.
- Commemorative displays are permitted for 14 days prior to the event and for 14 days thereafter.
- All other proposed flags and/or signs are subject to Design Review Board review and approved on a case-by-case basis.

For Sale, For Rent and Open House Signs

- Signs indicating the sale or resale of residences are permitted and shall be limited to 7 square feet in area and 3' in height. Signs must be located on the subject property, and in such a way as to not interfere with the safe movement of vehicular or pedestrian traffic. All signs shall be removed within 14 days after the sale has occurred. Only one such ground or window sign per street frontage is permitted for the sale or resale of a home.
- Signs indicating the rental or lease of a single-family home are NOT permitted to be in the
 yard or on the exterior of the structure. Interior window signs are permitted for the
 purpose of advertising a home for rental or lease. The intent is that the marketing of the
 residences for rent or lease should be done in a manner that relies primarily on visual
 display. Window signs for this purpose shall be limited to 7 square feet in area and 3' in
 height. Only one such window sign per residence is permitted.
- Signs promoting an open house for property that is available for sale, rent, or lease are
 permitted, provided that only three such signs for each open house. Signs shall not be
 installed more than two hours before the open house and removed no more than two

hours following conclusion of the open house. Signs shall not exceed 7 square feet in area or 3' in height and must not be located in such a way that would interfere with the safe movement of vehicular or pedestrian traffic. Such ground signs may not be located within medians.

XVIII. STORAGE

- No open storage of any kind is permitted on any Lot, Multi-Family Parcel or Condominium Parcel. Except as hereinafter provided in this Paragraph, no storage buildings of any kind are permitted on Lots, including, without limitation, sheds, or barns.
- Storage buildings shall be permitted on Multi-Family Parcels and Condominium Parcels only as permitted by the Design Review Board.
- Open storage and storage buildings shall be permitted on Commercial Parcels only as permitted by the Design Review Board.
- Storage pods are not permitted to be placed in the street, Common Property, or any other Lot. Storage pods may be placed in driveways for no longer than two (2) weeks without the RPO Board approval. If for any reason more time is needed, a written request needs to be submitted to the RPO Board and will be reviewed on a case-by-case basis.

XIX. STREET TREES

- The Master Developer shall designate trees to be planted along the street(s) adjacent to each Parcel.
- If the Master Developer determines to designate street trees, then Owners shall be deemed to have agreed to such uniform street trees.
- Street tree limbs are required to be pruned a minimum of 8 feet above the right-of-way sidewalk to allow safe access.
- Each Owner shall be responsible to care for (and if necessary, replace with a like kind tree) such street trees at the Owner's expense. The Master Developer may implement street tree planting requirements relative to Commercial Parcels and within Condominium Parcels and Multi-Family Parcels.
- Should a street tree die, the Owner is solely responsible for the cost to remove and replace the tree including turf restoration, stump debris removal, soil replacement, and seeding. The Owner must contact Jerome Village Property Management to determine the size and species of the replacement tree. Street trees are required to be a minimum of 2.5-inch caliper at the time of installation.

XX. SWIMMING POOLS

- No above ground swimming pool extending twelve (12) inches or more above the finished grade of the Lot shall be permitted upon any Lot but shall not be intended to prohibit the installation of a hot tub or sauna.
- If an in-ground pool is installed on any Lot, Multi-Family Parcel or Condominium Parcel, all fencing, screening, and landscaping around said pool shall meet the Design Review Board standards. Notwithstanding the foregoing, all swimming pools and their related

fencing, screening, and landscaping are considered improvements and must be approved by the Design Review Board.

XXI. TANKS AND WELLS

- No tanks for the storage of propane gas or fuel oil shall be permitted to be located above or beneath the ground of any Lot, Multi-Family Parcel or Condominium Parcel except that propane gas grills are permitted.
- No wells of any sort or description shall be permitted on the Property.
- The foregoing restrictions as to propane gas and fuel oil tanks shall not apply to Parcels in excess of five (5) acres not developed as Condominiums, multi-family apartments or Commercial Parcels, and the foregoing restrictions as to wells shall not apply to water wells used to provide water to recharge ponds located on the Property.

XXII. TRASH

- Except for the reasonably necessary activities of the Master Developer and Developers
 during the original development of the Property and Development Phases, no burning or
 storage of trash of any kind shall be permitted on the Property.
- All trash shall be deposited in covered sanitary containers. Trash containers cannot be stored outside.
- Waste and recycling containers and yard waste shall not be moved to the curb for pickup until the day prior to collection and shall be returned to their storage location by the end of the day of waste and recycling collection.

XXIII. TREE REMOVAL

- No trees shall be removed from the Property except as disclosed in plans submitted to and approved by the Design Review Board.
- Any tree removed contrary to the provisions hereof shall be replaced at a location and with a tree or trees (as approved by the Design Review Board) of comparable caliper and species of the tree so removed.
- The RPO Board may also levy a fine against any Owner who wrongly removes or permits
 the removal of one or more trees from the Property contrary to these provisions. The
 amount of such a fine shall be discretionary with the RPO Board, but in any event shall
 not exceed two times the measurable economic gain to the Owner of having the tree(s)
 removed as determined by the RPO Board.

XXIV. UTILITIES

- All utility lines on the Property shall be underground, subject to the requirement of relevant governmental authorities and utility companies.
- No outside television or radio aerial or antenna, or other aerial or antenna, including satellite receiving dishes, for reception or transmission, shall be maintained on any Lot, Multi-Family Parcel or Condominium Parcel, to the extent permissible under applicable statutes and regulations, including those administered by the Federal Communications

Commission, except that this restriction shall not apply to satellite dishes with a diameter less than one meter, erected or installed to minimize visibility from the street which the dwelling fronts. Satellite dish location must be submitted to the Design Review Board for review and approval prior to installation.

- Antenna wires leading to the home must be well concealed.
- Outside window air conditioning units shall not be permitted.
- No outdoor clotheslines shall be permitted on any Lot, Multi-Family Parcel or Condominium Parcel, nor shall the outdoor drying of laundered clothes on structures or improvements other than "clotheslines" (but which serve the same purpose), be permitted.

XXV. VEHICLES

- The RPO Board shall be entitled to create and enforce Rules concerning the parking of vehicles within Jerome Village (excluding parking on Multi-Family Parcels and Commercial Parcels) in accordance with plans approved by the Design Review Board. In addition to their authority to levy Parcel Assessments as penalties for the violation of the Rules, the RPO Board shall be authorized to cause the removal of any vehicle violating the Rules. No trucks, commercial vehicles, boats, trailers, recreational vehicles, campers or mobile homes shall be parked or stored on any street, on any Lot or on any portion of any Multi-Family Parcel or Condominium Parcel (except in an enclosed structure shielded from view) for any time period longer than forty-eight (48) consecutive hours in any thirty (30) day period, provided, however, that nothing contained herein shall prohibit the reasonable use of such vehicles as may be necessary during construction or maintenance of residences on the Lots, Multi-Family Parcels and Condominium Parcel.
 - The word "trailer" shall include trailer coach, house trailer, mobile home, automobile trailer, camp car, camper, or any other vehicle, whether self-propelled, constructed or existing in such a manner as would permit use and occupancy thereof, or for storage or the conveyance of machinery, tools or equipment, whether resting on wheels, jacks, tires or other foundation.
 - The word "truck" shall include and mean every type of motor vehicle other than passenger cars, sport utility vehicles, motorcycles, passenger vans and any vehicle other than a pickup truck or work van without a modified bed or enclosure which is used as a personal automotive vehicle by a resident or a member of a resident's family.
- Junk vehicles are not permitted to be stored on the exterior of any parcel within the community. "Junk vehicles" are classified as any vehicle in poor condition which can include but is not limited to; missing wheels, tires, engine or transmission as referenced in section 505.173 of the Ohio Revised Code.

XXVI. YARD LIGHTS AND LAMP POSTS

- All yard lights and lampposts shall conform to the design and location standards set forth by the Master Developer and as further provided in the Jerome Village Property Code.
- Multi-colored landscape or flood lighting is not permitted outside of the holiday season.

XXVII. COMPLIANCE WITH ZONING REQUIREMENTS

• Certain provisions of this Master Declaration may have been included herein as a result of governmental requirements established through the zoning and development plan approval process in the State, County, City, Township and/or Village in which the Property is located. Compliance with all such governmental requirements, for so long as such requirements are effective and binding, is required by this Master Declaration. In the event, however, that such governmental entity(ies) change or agree to a modification of such underlying obligation(s), or if such obligations lapse or for any reason whatsoever become legally unenforceable, this Master Declaration shall be deemed modified, ipso facto and without need for further action on the part of the Master Developer or the Master Association, such that this Master Declaration requires compliance with the obligation as affected by such change or modification.

XXVIII. COMPLIANCE WITH SUBDIVISION REGULATIONS

 Notwithstanding the foregoing use restrictions contained in this Article IV, the Union County, Ohio Subdivisions Regulations as in effect from time to time shall control in the event of any conflict between these use restrictions and such Subdivision Regulations.



FINES AND ASSESSMENT PROCESS

The Property Manager will conduct property inspections on a regular basis. Alleged violations reported by an Owner will be verified through inspection. The Property Manager will abide by the following procedures:

The RPO Association may assess each Owner all assessments set forth in the Declaration, including, but not limited to:

- a. Costs associated with making repairs that are the responsibility of the Residential Property Owner.
- b. Costs of additional insurance premiums specifically allocable to a Residential Property Owner.
- c. Costs of any utility expenses chargeable to a Residential Property Owner but not separately billed by the utility company.
- d. All other fines and charges reasonably determined to be a Parcel Assessment by the Board.

Upon its determination to levy a Parcel Assessment and prior to levying such Lot Assessment, the RPO Board shall give the affected Residential Property Owner(s) written notice and the right to be heard by the RPO Board or a duly appointed committee thereof in connection with such Parcel Assessment ten (10) days prior to the effective date of the levy of any Parcel Assessment. Any written notice provided by the RPO Board to a Residential Property Owner that the RPO Board proposes to levy a Parcel Assessment shall include all information required by Section 5312.11(C) of the Ohio Revised Code, as amended.

Any Residential Owner receiving such a written notice may request a hearing before the RPO Board by delivering to the RPO Board a written notice no later than ten (10) days after receiving a written notice from the RPO Board. If a Residential Property Owner fails to make a timely request for a hearing, the right to such hearing is waived and the RPO Board may immediately impose and levy a Parcel Assessment. If a hearing is timely requested by a Residential Property Owner, such hearing shall be conducted and any Parcel Assessment subsequently levied, in compliancy with Section 5312.11 (D) of the Ohio Revised Code, as amended.

Enforcement Assessment Schedule

Violation #1: Notice to Cure: No assessment

Violation #2: Notice of Intent to Impose Enforcement Assessment: \$50.00 Violation #3: Notice of Intent to Impose Enforcement Assessment: \$75.00 Violation #4: Notice of Intent to Impose Enforcement Assessment: \$100.00 Violation #5: Notice of Intent to Impose Enforcement Assessment: \$150.00

Every notice thereafter: \$150.00