## FORM F



#### PLANNING BOARD BERKLEY, MASSACHUSETTS

# **COVENANT**

		, 20
Know al	all men by these presents that the undersigned has submitted to the <i>Berkley Planning Bo</i>	ard, 1 N. Main St.,
Berkley, MA, an	an application dated, for approval of a definitive plan of a subdivision	
	dated	
	Plan was approved by said Planning Board on and	is recorded with
the Bristol Count	nty Registry of Deeds, N.D. in Plan Book, Page(s)	
	THEREFORE, in consideration of the <i>Berkley Planning Board</i> approving the Plan wind, the undersigned covenants and agrees with the Town of Berkley, acting by and the vs:	
subdivis those de execution The und encumb certifica	dersigned represents and covenants it is the owner in fee simple absolute of all the lartistic ision (the "Property") and there are no mortgages of record or otherwise on any of the lartistic lescribed below and the present holders of said mortgages have assented to this Covinon by the undersigned. It is agreed that any subsequent mortgages shall be subordinated dersigned further represents that to the best of its knowledge and belief there are no lien brances of any nature save the hereinafter subordinated mortgages, any encumbrance atte of municipal liens issued by the Town of Berkley, and such easements as are related subject property.	Property except for venant prior to the e to this Covenant. s or attachments or es appearing on a
any such seeding,	dersigned will not sell or convey any lot in the subdivision or erect or place any perman ch lot until the construction of ways and installation of municipal services, including pip g, necessary to adequately serve such lot have been completed in accordance with the coons, agreements, terms and provisions as specified in the following:  Application for Approval of Definitive Plan dated;	e, loaming and
b.	o. The Subdivision Laws of the Town of and the Planning Board's Regulations governing this Subdivision;	Rules and
c.	c. The Certificate of Approval and conditions of approval specified therein issued by the on and filed with the Berkley Town Clerk on	
d.	I. The Plan as qualified by the Certificate of Approval;	
e.	e. Other document(s) specifying construction or installation to be completed, namely:	

However, a mortgagee who acquires title to the mortgaged premises by foreclosure or otherwise and any succeeding owner of the mortgaged premises or part thereof may sell or convey any lot in the subdivision, subject only to that portion of this Covenant which provides that no lot be sold or conveyed or shall be built upon until ways and services have been provided to serve such lot, as set forth above.

- 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 the subdivision and shall operate as restrictions upon said land.
- 4. The particular lots within the subdivision shall be released from the foregoing conditions only upon the recording of a certificate of performance executed by a majority of said Planning Board and enumerating the specific lots to be released.
- 5. Nothing herein shall be deemed to prohibit a conveyance by a single deed subject to this Covenant of either the entire parcel of land shown on the Plan or of all lots not previously released by the Planning Board.
- 6. The undersigned agrees to record this Covenant with the *Bristol County Registry of Deeds N.D.* forthwith. Reference to this Covenant shall be entered upon the definitive plan as approved.
- 7. Upon final completion of the construction of all ways and the installation of all municipal services as specified herein, on or before 24 months from the date that the Plan is endorsed by the Planning Board, and as evidenced by a majority vote of the Planning Board, the Planning Board shall release this Covenant by an appropriate instrument, duly acknowledged. Failure to complete construction and installation within the time specified herein or such later date as may be specified by vote of the Planning Board with a written concurrence of the applicant shall result in automatic rescission of the approval of the Plan.
- 8. This Covenant shall take effect upon the endorsement of approval of the Plan by the Planning Board.
- 9. A deed of any part of the subdivision in violation of the Covenant shall be voidable by the grantee prior to the release of the Covenant, but not later than three (3) years from the date of such deed, as provided in G.L. c. 41, §81U.
- 10. Nothing herein shall prohibit the applicant from varying the method of securing the construction of ways and installation of municipal services from time to time or from securing by one, or in part by one and in part by another of the methods described in G.L. c.41, § 81U, as long as such security is sufficient in the opinion of the Planning Board to secure performance of the construction and installation.

For title to the Property see deed from  Book, Page(s)	, dated	d	, recorded with s	said Regis	try in
The property is encumbered by a mortgage in the as (address)	mount of \$	,	held by	with	 the
		,			
Registry of Deeds in Book	, Page	That is the only	mortgage on the	property.	The
mortgagee agrees to hold the mortgage subject to the co	venants set for	th above and agrees	that the covenant	is shall hav	ve the
same status, force and effect as though executed and rec	corded before the	he taking of the mor	tgage and further	agrees that	at the
mortgage shall be subordinate to the above covenant.					

# (APPLICANT)

IN WITNESS WHEREOF,			
,	(Applicant Name and Address)		
has hereunto set his hand and seal this	day of _	, 20	
APPLICANT SIGNATURE	-		
MORTGAGEE:			
MORTGAGEE NAME	-		
COM	MONWEA	LTH OF MASSACHUSETTS	
Bristol, ss.			
		_ , before me, the undersigned notary public, personally appeared, proved	
to me through satisfactory evidence of ident	ification, wl	hich was a drivers license, to be the person whose name is signed on	
the preceding or attached document as record	owner, and	acknowledged to me that he signed it voluntarily for its stated purpose.	
		Notary Public My Commission Expires:	

### TOWN OF BERKLEY By its Planning Board

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(PLANNING	G BOARD MEMBERS)
COMMONWEALT	ΓΗ OF MASSACHUSETTS
Bristol, ss.	
On this day of, 20, before me	e, the undersigned notary public, personally appeared
	, member(s) of the
Berkley Planning Board, as aforesaid, and proved to me th	rough satisfactory evidence of identification, which was
, to be the persons whose names they sig	gned on the foregoing instrument as members of the Planning Board,
and further acknowledged to me that they signed it volunta	arily for its stated purpose as said members.
	Notary Public My Commission Expires:
(Me	ORTGAGEE)
COMMONWEALT	ΓΗ OF MASSACHUSETTS
Bristol, ss	
above-named (Mortgagee Name) through satisfactory evidence of identification, which was	before me, the undersigned notary public, personally appeared the, as aforesaid, and proved to me, to be the person whose sence, and further acknowledged to me that he signed it voluntarily
	Notary Public My Commission Expires: