## **ENCROACHMENT AGREEMENT**

This Encroachment Agreement ("Agreement") is made and entered into this 14 day of October 20\_, by and between: Owner: Jim Kubis, owner of the property located at 260 Navesink Avenue, Highlands, New Jersey 07732 ("Owner's Property"); and Adjoining Owner: Susan Ferraro, owner of the adjoining property located at 264 Navesink Avenue, Highlands, New Jersey 07732 ("Adjoining Property").

#### RECITALS

A. The Owner constructed and maintains a fence ("Encroaching Structure") that encroaches upon a portion of the Adjoining Property.

B. The parties desire to formally acknowledge the existence of this encroachment and to set forth their mutual understanding and agreement concerning the Encroaching Structure.

### 1. Description of Encroachment

The parties acknowledge that a portion of the Owner's fence encroaches onto the Adjoining Property by approximately three (3) feet along a distance of approximately thirty (30) feet along the shared boundary line, as generally depicted on Exhibit "A" (a sketch or survey to be attached).

#### 2. Grant of Encroachment

Adjoining Owner hereby grants and conveys to Owner a permanent and non-revocable license and right to maintain, repair, and replace the Encroaching Structure in its current location. This license shall run with the land and bind the parties and their respective heirs, successors, and assigns.

#### 3. Maintenance and Indemnification

Owner agrees to maintain the Encroaching Structure in good condition and repair at Owner's sole cost and expense, and to indemnify, defend, and hold harmless Adjoining Owner from and against any loss, damage, claim, or expense arising from the existence, maintenance, or replacement of the Encroaching Structure.

#### 4. No Further Rights Conveyed

This Agreement does not convey or transfer ownership of the portion of land encroached upon, but merely grants the Owner the right to maintain and use the Encroaching Structure in its current position.

#### 5. Successors and Assigns

This Agreement shall be binding upon and inure to the benefit of the parties and their respective heirs, successors, and assigns, and shall run with the land so long as the Encroaching Structure remains in place.

#### 6. Entire Agreement

# New Jersey Natural Resources **Conservation Program**

JAMES KUBIS 260 NAVESINK AVENUE HIGHLANDS NJ 07732

Ref.#: 0012-F271

Proj.: 260 NAVESINK AVENUE DECK

Twp. : HIGHLANDS

Block: 119 Lots : 2.01

(Serving Middlesex and Monmouth Counties)

10/09/2025

FREEHOLD SOIL CONSERVATION DISTRICT

4000 Kozloski Road, P.O. Box 5033 Freehold, New Jersey 07728-5033

> Tel: (732) 683-8500 Fax: (732) 683-9140

E-mail: info@freeholdscd.org Website: www.freeholdsoil.org

Dear JAMES KUBIS, This is to inform you that in accordance with the New Jersey Soil Erosion and Sediment Control Act; N.J.S.A. 4:24-39 et. seq., Chapter 251, P.L. 1975 and as amended by C. 264, P.L. 77 and C. 459, P.L. 79, anyone disturbing more than

5,000 square feet of the surface area of land for the accommodation of construction, must file an application along with Soil Erosion and Sediment Control plans to the local District office for review and certification.

The above referenced project is exempt from the Act because of the enumerated reason below, and therefore does not require certification of a Soil Erosion and Sediment Control plan.

1. Demolition and rebuild of deck less than 5,000 square feet of soil disturbance.

However, should the land disturbance exceed 5,000 square feet, submission and certification of a Soil Erosion and Sediment Control plan may be required. If you should have any questions, please feel free to contact this office.

District Manager Assistan

ER

CC: Planning Board

> Construction Official Municipal Engineer Applicant's Engineer