

**STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND**

MILFORD HILLS PROPERTIES, et al,
Plaintiffs,

v

Case No: 17-162642-CZ
Hon. Denise Langford Morris

MILFORD TOWNSHIP,
Defendant.

SUMMARY DISPOSITION SCHEDULING ORDER

RE: DEFENDANT'S MOTION FOR SUMMARY DISPOSITION

IT IS HEREBY ORDERED that, pursuant to MCR 2.119 (E)(3), this Court requires the parties to file briefs in support of and in opposition to all dispositive motions. Therefore, the Court has adjourned oral argument on the above-stated motion and the parties are required to adhere to the following schedule and requirements:

- (1) The Court has received the Brief in the above matter. **All subsequent Briefs** (including any exhibits, affidavits or attachments) must be **e-filed** NO LATER than the dates and times set forth below; **THE COURT WILL NOT CONSIDER BRIEFS WHICH ARE FILED LATE.** BRIEFS MUST BE DOUBLE-SPACED AND THE COURT WILL STRICTLY ENFORCE MCR 2.119 (A)(2) REGARDING THE LENGTH OF BRIEFS.
- (2) In addition to **e-filing** the briefs, the Parties must **DELIVER** a **JUDGE'S COPY** of their briefs to Judge Langford Morris' chambers.
- (3) If a party's brief relies substantially on a particular out of state case or statute, you must **attach a copy of the case or statute to the brief.**
- (4) The responding party's brief must be **e-filed** and received by the Court and opposing counsel no later than **April 24, 2019.**
- (5) The moving party's **OPTIONAL** reply must be **e-filed** and received by the Court and opposing counsel no later than **May 8, 2019.** **The reply brief may not exceed five (5) pages.**
- (6) **THE MOVING PARTY MUST RE-PRAECIPE** the above-stated motion(s) to be heard on **Wednesday, May 15, 2019 at 10:00 a.m.** PLEASE BE ADVISED THAT **ORAL ARGUMENTS WILL BE LIMITED TO TEN MINUTES PER SIDE, ABSENT FURTHER INSTRUCTIONS BY THE COURT.**
- (7) **IMPORTANT: IT IS THE RESPONSIBILITY OF THE MOVING PARTY TO NOTIFY THE COURT IMMEDIATELY** if the hearing is to be cancelled or adjourned, or if the case is dismissed, settled, remanded to the district court, or if all parties accept case evaluation **SO THAT THE MOTION CAN BE REMOVED FROM THE COURT'S DOCKET. PLEASE NOTE: THE COURT WILL AUTOMATICALLY ADJOURN A TRIAL DATE THAT PRECEDES THIS HEARING DATE.**

If response brief is not filed, the Court will assume that opposing counsel does not have any authority for its respective position, and a written opinion will be issued on or before the scheduled hearing date. Only the above-stated motion has been adjourned. All other motions remain scheduled as praeciped. If you have any questions, please contact my judicial staff attorney, Cheryl McClenic, at (248) 858-0363.

DATED: February 22, 2019

/s/DENISE LANGFORD MORRIS
Circuit Court Judge

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