

07-1782-CD
W. Componation vs Chad Caruso et al

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

WENDY L. COMPONATION,
Owner

:
: No. 07-1782-CD

and

CHAD CARUSO t/d/b/a CARUSO
CONTRACTING; FRED WHELPLEY
t/d/b/a FRED WHELPLEY EXCAVATION;
SUPERIOR WALL FOUNDATIONS, INC.
84 LUMBER and COMPONATION
CONSTRUCTION, INC.,

Contractors

: Filed on behalf of: Owner

: Type of Pleading: Waiver of
Mechanics Liens

: Counsel of Record for this party:

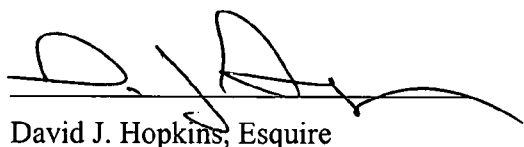
: HOPKINS HELTZEL LLP

: DAVID J. HOPKINS, Esquire
Attorney at Law
Supreme Court No. 42519

: LEA ANN HELTZEL, Esquire
Attorney at Law
Supreme Court No. 83998

: 100 Meadow Lane, Suite 5
DuBois, Pennsylvania 15801

: (814) 375-0300


David J. Hopkins, Esquire

FILED *acc*
019-3864 Atty Hopkins
NOV 02 2007
S Atty pd.
William A. Shaw
Prothonotary/Clerk of Courts 20.00

CONTRACTOR'S WAIVER OF LIENS

THIS AGREEMENT, made and entered into this 29th day of October, 2007, by and between WENDY L. COMPONATION of 667 Treasure Lake, DuBois, Pennsylvania, 15801, hereinafter "Owner"; and CHAD CARUSO t/d/b/a CARUSO CONTRACTING, FRED WHELPLEY t/d/b/a FRED WHELPLEY EXCAVATION, SUPERIOR WALL FOUNDATIONS, INC., 84 LUMBER and COMPONATION CONSTRUCTION, INC. hereinafter "Contractors".

NOW, THEREFORE, INTENDING TO BE LEGALLY BOUND HEREBY, the parties do agree as follows:

1. The Contractor for himself and anyone else acting or claiming through or under him, intending to be legally bound hereby, does hereby waive and relinquish all right to file a mechanic's lien, claim or notice of intention to file any lien or claim, and does hereby covenant, promise and agree that no mechanics' lien or claim or other lien or claim of any kind whatsoever shall be filed or maintained against the improvements or the estate or the title of the Owner in the Property or the curtilage or curtilages appurtenant thereto, by or in the name of the Contractor or any subcontractor, materialmen or laborers for work done or materials furnished under the Contract or by any other party acting through or under them or any of them for and about the improvements or the Property or any part thereof, or on credit thereof, and that all subcontractors, materialmen and laborers on the works shall look to and hold Contractor personally liable for all subcontractors, materials furnished and work and labor done, so that there shall not be any legal or lawful claim of any kind whatever against Owner for any work done or labor or materials furnished under the Contract for and about the erection, construction and completion of the improvements or under any contract for extra work, or for work supplemental thereto, or otherwise.
2. The Contractor does hereby remise, release and waive for himself, subcontractor and materialmen the right under the Act of Assembly entitled the Mechanics's Lien Act of 1963 to file or enter on record any Mechanic's Lien or Liens against ALL that certain tract of land designated as Section 23, Lot 59, in the Treasure Lake Subdivision in Sandy Township, Clearfield County, Pennsylvania.
3. This Agreement waiving the right of lien shall be an independent covenant and shall operate and be effective as well with respect to work done and materials furnished under any supplemental contract for extra work in the erection, construction and completion of the improvements as to any work and labor done and materials furnished under the Contract.

4. In the event Contractor consists of more than one person, firm or corporation, the undertakings hereunder of each of such persons, firms or corporations shall be joint and several, and the word "Contractor" shall mean all or some or any of them. For purposes of this Agreement, the singular shall be deemed to include the plural, and the neuter shall be deemed to include the masculine and feminine, as the context may require. This Agreement shall be binding upon the parties hereto, their heirs, executors, administrators and assigns.

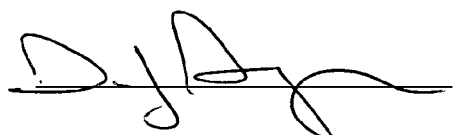
IN WITNESS WHEREOF, the parties hereto intending to be legally bound hereby do execute this Agreement the day and year first above written.

Witness:



Wendy L. Componation
Wendy L. Componation

Attest:



COPONATION CONSTRUCTION,
INC.

By: Bryan R. Compton
Bryan R. Compton, President

FRED WHELPLEY EXCAVATION

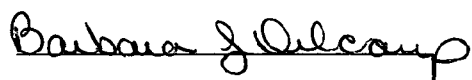


By: Fred Whelpley
Fred Whelpley

CARUSO CONTRACTING

By: _____
Chad Caruso

SUPERIOR WALL FOUNDATIONS, INC.



By: Angela Barrett Sr Vice
Angela Barrett

84 LUMBER



By: Andrew T. Wicke
Andrew T. Wicke

4. In the event Contractor consists of more than one person, firm or corporation, the undertakings hereunder of each of such persons, firms or corporations shall be joint and several, and the word "Contractor" shall mean all or some or any of them. For purposes of this Agreement, the singular shall be deemed to include the plural, and the neuter shall be deemed to include the masculine and feminine, as the context may require. This Agreement shall be binding upon the parties hereto, their heirs, executors, administrators and assigns.

IN WITNESS WHEREOF, the parties hereto intending to be legally bound hereby do execute this Agreement the day and year first above written.

Witness:

Wendy L. Componation

Attest:

COPONATION CONSTRUCTION,
INC.

By:

Bryan R. Componation, President

FRED WHELPLEY EXCAVATION

By: _____
Fred Whelpley

CARUSO CONTRACTING



By: Chad Caruso
Chad Caruso

SUPERIOR WALL FOUNDATIONS, INC.

By: _____
Angela Barrett

84 LUMBER

By: _____