

BELLE MAER HARBOR

For Office Use Only

41700 CONGER BAY DRIVE - HARRISON TWP., MI 48045 • (586) 465-4534 • FAX (586) 465-6956

2018 SUMMER DOCKAGE APPLICATION

Well # _____ Lessee Name _____ Spouse Name: _____
 Telephone H: _____ W: _____ Fax: _____ Cell: _____
 Spouse Phone: Cell: _____ W: _____
 Lessee E-mail Address (es) _____
 Spouse E-mail Address (es) _____
 Street Address _____
 City _____ State _____ Zip Code _____ MC# _____
 Boat Yr. _____ Make/Model _____ Hull# _____
 Length Overall* _____ Beam _____ Swim Platform (Y/N) _____ Bow Pulpit (Y/N) _____
 Boat Type (P/S)* _____ Construction* _____ Power* _____
 Name on Boat Transom _____ Total Sq. Ft. _____

THIS APPLICATION WILL SERVE AS THE TERMS OF A WELL RENTAL LEASE, BETWEEN BELLE MAER HARBOR, HEREINAFTER REFERRED TO AS "LESSOR" OR "MARINA" AND _____ HEREINAFTER REFERRED TO AS "LESSEE" UNTIL SUCH TIME AS A LEASE IS GENERATED FROM THIS APPLICATION AND SIGNED BY LESSEE. LESSEE AGREES TO STORE THE ABOVE DESCRIBED BOAT (THE "BOAT") WITHIN BELLE MAER HARBOR (THE "MARINA") SUBJECT TO THE FOLLOWING CONDITIONS, CHARGES AND TERMS:

LEASE TERM: This Application seeks Well rental for the period April 1, 2018 to October 31, 2018. If the Boat is then winter stored at the Marina, one month's proration of the seven-month summer Well rent will be applied as a credit to the winter storage charges at the Marina.

WELL PREFERENCE:

First Choice: Well # _____ Seven-Month Rental Price \$ _____
 Second Choice: Well # _____ Seven-Month Rental Price \$ _____

EARLY PAYMENT PROMOTION: 4% discount off 6-month rate for nonrefundable cash payment in full with application by 11/30/2017
 1% discount off 6-month rate for nonrefundable credit card payment in full with application by 11/30/2017

PAYMENT TERMS: First payment with application by November 30, 2017 -1/3 Lease Grand Total Lessee agrees that past due balances will be assessed a fifteen dollar (\$15.00) administrative late charge. Fifteen dollars will be added to the account on the 1st of the month after payment is due and another fifteen dollars added on the first of each subsequent month until the past due balance with late charges is paid in full.
 Second Payment Due by February 15, 2018 -1/3 Lease Grand Total
 Third Payment due by April 1, 2018 -1/3 Lease Grand Total

CANCELLATION TERMS: Marina is taking the Well off of the market to hold it for the Lessee. The chances of leasing the Well diminish with time, and as such, there will be no refunds. Should Lessee give the Marina a written notice of cancellation asking that the Well be leased to another boater, the Marina will make its best efforts to re-lease the Well to another boater. Lessee may receive back up to the amount Lessee originally paid for the Well less a \$200 Marina paperwork fee. The amount paid back to Lessee upon cancellation is ultimately subject to the amount actually collected from a new boater leasing the Well. Lessee assumes the entire risk that the Well may not re-rent or may be re-rented at an amount less than Lessee paid.

HOUSEHOLD FAMILY NAMES: (Membership cards will be issued to those with valid driver's license living at Lessee's home address. Replacement of lost card is \$25).

First Name	Last Name	Relationship	Age (If no DL)

VEHICLE DECALS ISSUED: (No motor homes or large box/stake trucks allowed inside Marina. Replacement decals only upon return of old decals.)

Year	Make	Model	License Plate #

ACKNOWLEDGEMENTS: The terms and conditions printed on the reverse side of this Application are hereby incorporated into and shall become an integral part of this Application and the Lease. Lessee hereby acknowledges and agrees that the terms and conditions printed on both the front and reverse side of this Application, and all conditions, rules, and regulations referred herein, and which form an integral part of this Application, have been read and understood, and Lessee hereby agrees and promises to comply therewith in their entirety. Lessee agrees that prior to April 1, 2018, Lessee shall execute a specific Lease prepared by Lessor in accordance with this Application. Once this Application is signed by both parties, it shall be binding on the parties until the execution of the Lease. Facsimile and electronic signatures are acceptable and enforceable.

Membership cards and vehicle decals will not be issued until charges due under the Lease have been paid in full. Entry into the Marina, and access to the Well, will be allowed until April 15, 2018 upon presentation of the Lease. After April 15, 2018 entry to the Marina, and access to the Well, will not be allowed without presentation of a valid membership card or vehicle decal. All eligible family members must visit the Marina office to present their driver's license as proof of residence at Lessee's home address and to have a photo taken prior to receiving a photo ID membership card. Lessee further agrees that the General Rules, Environmental Rules, Security Rules and Swimming Pool & Indoor Court Rules ("Marina Rules") are incorporated as part of this Application and the Lease, and are available from the Marina office or the Marina website. Lessee agrees to abide by these Marina Rules as a condition of storing the Boat at the Marina and acknowledges that these Marina Rules are subject to change by Marina management.

Failure to comply with the Terms and Conditions of the Application, Lease or the Marina Rules constitute a default and may result in eviction. **In the event of eviction the Lessee is not entitled to any refund for rent paid for the Well.**

Lessee: _____ **Lessor:** BELLE MAER HARBOR
 By: _____ Signature (Electronic Signatures Accepted) _____ Date _____ Signature _____ Date _____
 _____ Printed Name _____ Printed Name _____

*Definition for Length, Boat Type, Construction and Power: Length Overall is the boat length including any appenditures thereto such as swim platform and/or bow pulpit / Boat Type is P for Power or S for Sail / Construction is Fiberglass, Wood, Steel or Aluminum Power is inboard, I/O or outboard.

FOR OFFICE USE ONLY
Customer # _____
Application Date _____

2018 SUMMER DOCKAGE APPLICATION CONDITIONS

- Summer dockage starts April 1st and ends October 31st. Boats may remain in the Marina until October 31. If the Boat is then winter stored at the Marina, one month's proration of summer rent will be credited against the winter storage charges. Water to the boat slips is normally turned off during the third weekend in October.**
- Lessee has examined the Well and all adjacent wells and that the condition of the same is accepted by the Lessee as is, and that no warranties are made by the Lessor as to the condition of the Well.** Lessee shall use the Well for the dockage of the Boat and for no other use whatsoever. Lessee understands that the term of this contract is for the current summer season as defined in paragraph #1 above and that the Lessee has been given no rights to lease the same well next season. **It is the policy of the Lessor to give first choice of summer wells to those winter storage lessees who have submitted their summer storage application with deposit prior to November 30, 2017.** After the winter storage customers have selected their summer wells, all other customers who have submitted applications for summer storage are placed in the order in which their application with deposit is received.
- Parking Restrictions:** Most Wells have one assigned parking area. **During the period from Friday of Memorial Day weekend through Labor Day ("Boating Season"), only Lessee or the Lessee authorized guests may park in the parking space assigned to the Well.** All other vehicles must be parked in areas designated as "Guest Parking" by the Marina. Guest parking spaces are available on a first come basis. **During the period from the day after Labor Day to the Friday of Memorial Day weekend "Winter Storage Season", all parking areas are available for boat storage. During this period, no parking spaces are reserved and there may be a boat or winter storage materials such as blocks or timbers stored in the parking area of your Well while your boat is still in the water.** Additionally, anyone entering the premises shall comply with the following parking rules and regulations: **(A) All vehicles shall be parked between striped lines authorized for parking and no vehicles shall encroach upon another designated parking space;** (B) Any area not specifically designed for parking is considered a no parking zone and vehicles may not be parked in said areas; **(C) No parked vehicles shall encroach upon any roadway in the complex or be parked in any manner which may impede in vehicular traffic or affect the safety of persons within the community;** **(D) Vehicles shall not extend beyond the parking space out into the roadway or park in a manner to restrict access to other vehicles or amenities within the Marina;** (E) Parking in the loading/unloading zones shall be limited to 15 minutes in length. **Any vehicles in violation to these rules shall be considered unauthorized vehicles subject to a \$100.00 fine or towing at the vehicle owners expense. It should be common sense that a lessee and any of their guests restrict their vehicle parking to the Lessee parking spot and any Marina guests spots rather than parking in another boaters assigned parking space. If the authorized parking for this Well creates a problem for the Lessee for any reason, do not sign a lease.**
- Extended Cab Truck Parking Restrictions:** Because of overall length, extended cab trucks are not allowed to park inside Building #7 (which is narrow) or along the south sides of Building #'s 5-7 along Atlantis Drive, and they must back into their reserved parking space and overhang the grass so as not to extend out into the roadway.
- Watercraft Restrictions:** Lessee's Boat, including all attachments such as dinghy, PWC, etc., must be able to dock in such a manner that nothing extends more than four (4) feet out into the canal beyond the catwalk. Also no part of the boat such as the bow pulpit and anchor may extend over the sidewalk. **If you have any doubts that your Boat will fit in a particular well, rent a larger well. Fluctuating water levels will also affect how close you can dock to the seawall and how far the boat may extend out into the canal. Lessor reserves the right to measure all boats. If the size of the Boat is not consistent with the data shown on the front side of this Application or the boat is extending too far out into the canal, Lessor reserves the right to either terminate the Lease or relocate Lessee's Boat to an alternative well better suited for the actual size of Lessee's Boat, and Lessee agrees to pay any additional charges.**
- Golf Carts: Do not purchase a golf cart for use at Marina without consulting the Marina office.** There is a maximum capacity of 175 golf carts allowed for Marina Lessees. Likewise the Condominium is limited to a maximum of 175 golf carts. See the General Rules which also includes information on golf cart size and power restrictions as well as rules on operation, storage and registration. **Authorized golf carts must maintain liability insurance.**
- Personal Property: Personal property must be limited in size and quantity so that it can be stored in front of the Well in an uncluttered and attractive manner. While at the Marina, no personal property is allowed to be stored or placed in the parking area assigned to the Well.** This area is reserved solely for the parking of vehicles. If this area is used to store personal property while you are at the Marina, your vehicle is presumably occupying one of the limited guest parking spaces. Partial storage of personal property (such as Tiki Bar or golf cart) in the front portion of your parking area may cause your vehicle to extend out into the roadway in violation of Harrison Township safety ordinances. **When leaving the Marina, please remember to move all personal property off of the grass and onto the parking area. This not only helps the landscaper during their weekly grass cutting, but it is even more important for the health of the lawn. If it is determined that the Lessee has damaged the grass due to excessive storage of personal property on the grass or too much foot traffic, then the Lessee will be liable for the cost of sod replacement.**
- Propane fire pits or chimineas are allowed to be used in the Marina provided they are not used in any parking area. Lessees will be held financially responsible for any damage done to the grass from the use of fire pit or chiminea.**
- No smoking is allowed in any of the Marina buildings or in the swimming pool area or any other area posted with a "No Smoking" sign. Although medical use of marihuana is allowed under state law, no smoking or cultivating marihuana is allowed anywhere within the Marina, including on any boat within the Marina or in any Well. If the recreational use of marihuana is subsequently legalized in the State of Michigan, the smoking of marihuana will continue to be prohibited in all Marina buildings, the swimming pool area and any other area posted with a "No Smoking" sign, but such smoking will be allowed elsewhere within the Marina provided the smoking is in accordance with state law. Cultivating marihuana shall always be prohibited within the Marina or on any boat within the Marina or in any Well.
- Security:** Lessee must read and understand the security rules for entry into the Marina. **Two vehicle decals are issued per Well. Only family members living at home address of the Lessee are eligible for membership cards.** All other family and friends are guests and Lessee must follow the guest list procedure. **Only two guest cars per day per Well are allowed into the Marina. Also note that if there are major events (such as fireworks) the number of guests are limited by requiring decals that are purchased by the Lessee. If you have a problem with the Security Rules, please do not rent a Well.**
- This contract and any rights granted herein to the Lessee shall not be assigned or transferred without the written consent of the Lessor. Lessor at any time may sell the Well and/or assign this Lease to any purchaser, lender or mortgagee, in which event this Lease shall be subordinate to any lien or any mortgage or mortgages upon the Well and Lessee agrees to attorn to the mortgagee or purchaser.
- Lessor does not assume any responsibility or liability to the Lessee for any loss or damage to Boat or any other personal property or contents thereof placed with Lessor for dockage, storage, sales, repairs or testing or any other purpose whatsoever or brought on the premises by or for the benefit of Lessee, or his invitees or licensees caused by Act of God, explosion, fire, water, wind, theft, malicious mischief, civil commotion, collision or upset, the Lessor does not assume any responsibility or liability for any personal injuries to Lessee, members of his family, or invitees or licensees of the Lessee while on the Lessor's premises or within the boundaries of Lessor's property, and that the Lessee shall save the Lessor harmless from any and all liability arising from loss, injury, or damage to persons or property who or which the Lessee may invite or bring on the Lessor's premises** including claims for loss, injury or damage to persons or property asserted by a third party and arising from the negligence or fault of the Lessee. Lessee shall indemnify and hold Lessor and the Marina harmless from any and all loss, damage, claim of damage, liability or expense, including without limitation reasonable attorney fees (collectively "Damages"), to any person or property in or on the Space, the Marina or the Boat arising directly or indirectly out of or in connection with (i) the use of the Space by Lessee, its agents, employees, contractors, licensees or invitees, or (ii) the failure of Lessee to comply with any provision of this Lease, or (iii) the condition of the Space. Lessee agrees not to hold Lessor liable for any loss caused by any delay in launching, transporting or commissioning caused by weather or any other event beyond the control of Lessor.
- Lessee agrees that Lessor shall have a possessory and/or maritime lien on the Boat or stored items and that the said Lessor shall have the right to refuse to launch any boat or deliver any item or refuse to permit them to be removed from the premises until all of the terms and conditions of this Lease have been fulfilled.** This contract will serve as notice of a possessory lien granted to Lessor under the Michigan Marina and Boatyard Storage Lien Act, Public Act 362 pf 1998, as amended, and the possessory lien may be enforced in accordance with such Act.
- Trailers may not be stored on the Marina premises, including the front parking lot or the other side of the bridge, even on a temporary basis.**
- Lessee shall keep the leased Well and abutting areas of the dock and property in a clean, uncluttered condition. Lessee further agrees not to place or store gasoline in the Boat or docking space except for the gasoline contained in the tank of the Boat and that the Lessee will not deliver or permit others to deliver gasoline or other fuel into the tank of the Boat from trucks directly or by any other method while the Boat is in the Well.**
- Lessee agrees to: (a) keep the Boat and all other watercraft (including but not limited to yachts, boats, PWC's etc., hereinafter "Watercraft") and all motorized land vehicles (including but not limited to cars, trucks, motorcycles, golf carts, etc., hereinafter "Vehicles") located within the Marina fully insured with an insurance policy covering the Vehicle, Boat, Watercraft and all personal property of the Lessee and their guests; and (b) maintain in force protection and indemnity or liability insurance covering all damages of any kind whatsoever and howsoever caused, to persons, entities or property, whether directly or indirectly, arising from, caused by or contributed to or alleged to have arisen from, been caused by or contributed to: (i) by the Boat, Watercraft or Vehicle; (ii) the use of the Well or the operation of the Vehicle within the Marina by Lessee, its agents, employees, contractors, licensees or invitees; (iii) the storage of the Boat or other Watercraft in the Well or on the Marina property or the storage or parking of the Vehicle within the Marina; (iv) or the actions of Lessee, whether or not involving the negligence or alleged negligence of the Lessee, including but not limited to all damages caused to the Marina property or to any property of a guest of the Marina or to any person employed by the Marina or any other person or entity. Lessee's liability insurance coverage so described must include: (A) full replacement cost coverage for property of Marina, without deduction for depreciation, and (B) coverage for all economic losses sustained by Marina, including but not limited to loss of business and business interruption losses; arising from, caused by or contributed to by the Boat, Watercraft and/or the actions of the Lessee, whether or not involving the negligence or alleged negligence of the Lessee. Proof thereof shall be furnished the Lessor on demand and all obligations of the Lessor to insure the Boat, Watercraft and Vehicle is hereby waived by the Lessee. Lessee agrees that each insurance policy carried by Lessee shall be written in a manner so as to provide that the insurance company waives all right of recovery by way of subrogation against Lessor or the Marina in connection with any loss or damage covered by such policy. Lessee agrees to maintain during the term of the Lease a fuel and spill endorsement on the Boat insurance policy in an amount sufficient to cover the cost of cleanup and remediation, including all investigative expenses, resulting from a leak or spill from Lessee's Boat, or other Watercraft.**
- Lessee shall indemnify and hold Lessor and the Marina harmless from any and all loss, damage, claim of damage, liability or expense, including without limitation: (A) full replacement cost for damages to the property of Marina, without deduction for depreciation; (B) all economic losses sustained by Marina, including loss of business and business interruption losses; and (C) reasonable attorney fees (collectively "Damages"), to any person, entity or property located in or on or adjacent to or in proximity to the Well, the Marina, the Boat, Watercraft or the Vehicle, whether directly or indirectly, arising from, caused by or contributed to or alleged to have arisen from, been caused by or contributed to: (i) by the Boat, Watercraft or the Vehicle; (ii) the use of the Well or the operation of the Vehicle within the Marina by Lessee, its agents, employees, contractors, licensees or invitees; (iii) the storage of the Boat or Watercraft in the Well or the storage or parking of the Vehicle within the Marina; (iv) the actions or alleged actions of Lessee or the failure or alleged failure of Lessee to comply with any provision of this Lease, or (v) the condition of the Well, whether or not involving the negligence or alleged negligence of the Lessee, including but not limited to all Damages caused to the Marina property or to any property of a guest of the Marina or to any person employed by the Marina or Lessee or any other person or entity. Lessee agrees not to hold Lessor liable for any loss caused by any delay in launching, transporting or commissioning caused by weather or any other event beyond the control of Lessor. Notwithstanding the existence of insurance, Lessee and its guests accept full responsibility for all Damages or injuries caused directly or indirectly by or to their Vehicle, Boat or Watercraft, whether or not involving negligence or alleged negligence of the Lessee or their guest.
- Lessee agrees that while the Boat is moored or stored on Lessor's premises no person or business entity will be hired or permitted to perform any labor on the Boat or to make any installation of machinery or equipment thereon unless the Lessee first notifies the Lessor of the time and nature of said labor or installation and then only to the extent that the Lessee and/or the person or business entity hired or permitted to perform labor or installation of machinery or equipment agree to indemnify and hold Lessor harmless therefrom and to provide Lessor with proof of adequate insurance coverage.**
- In the event of emergency affecting the Boat or other boats or persons or property, the Lessor, in its sole discretion, reserves the right to move the Boat provided that Lessor shall not be required to provide this service. In the event such service is provided, Lessee will be billed at Lessor's prevailing rates for the service rendered, posted in the Lessor's office and Lessee shall be required to pay all costs incurred by Lessor on Lessee's behalf. Lessee shall indemnify and hold Lessor safe and harmless from any and all liability, injury, loss or damage caused by or resulting to Lessee's Boat due to an emergency situation.**
- Vehicle decals will be replaced only upon receipt of the old decal or police report of stolen car. Replacement of lost membership cards will cost \$25 each.**
- Cars illegally parked in another boater's designated parking space, or parked in a restricted and posted area, will be subject to a \$100.00 fine or towing at the owner's expense. Parking inside of Building #5 is reserved for Rack customers only.**
- Dinghies will not be stored on the grass or sidewalk. Tents and patio enclosures, ATV's, jet skis or RV's of any type will not be allowed to be set up or used on Marina grounds.**
- With the exception of the Wells on B-Row, N-Row and in the Condominium, all water and electric charges are paid by the Marina and are included as part of the Lease. **Each Well on B-Row, N-Row and in the Condominium is separately metered for electric power usage. The Lessee in any Well which is separately metered must call DTE Energy and have the meter placed into their name for billing purposes. The Lessee in any Well that is separately metered is also responsible to contact DTE Energy to take the meter out of the Lessee's name upon termination of the Lease or for their winter period should Lessee opt to turn off power to the Well during winter storage.** DTE will bill the electric power usage to the Lessee and Lessee will pay for all electric charges directly to DTE. Notwithstanding whether the Lessee has had the meter transferred to his/her name. Lessee is responsible for all electric power usage on that meter for the term of the Lease and shall continue beyond the term of the Lease until Lessee contacts DTE Energy and removes the meter from Lessee's name.
- The Marina facilities and amenities are available for use by the Members, their family and guests at their own risk,** including by way of example and not limitation, any risks that arise from negligence or carelessness on the part of the Marina, from dangerous or defective equipment or property owned, maintained, or controlled by the Marina. Member hereby acknowledges that use of the Marina facilities and amenities may expose them to certain risks inherent in boating, marina and sporting activities, including personal injury, property damage and even death. The risks include, but are not limited to, those caused by terrain, water, facilities, temperature, weather, condition of the Member, family or guests, equipment, vehicular traffic and actions of any other third party. Member agrees on behalf of itself, family members and guests, to at all times conduct their activities in a safe and appropriate manner. **Member hereby agrees to indemnify for, and waive, release and discharge any and all liability against the Marina, Condominium Association, their legal representatives and assigns for any injuries, death, theft, or loss of property which may occur to the Member, their family and their guests while visiting and utilizing the facilities and amenities at the Marina.** By signing this Agreement, Member acknowledges that it has read and fully understands the potential and nature of risks associated with use of the Marina facilities and amenities. Member also agrees that this waiver shall be binding on Member, Member's spouse, children, legal representative, heirs, successors and assigns.
- Member hereby grants to the Marina, Condominium Association, their legal representatives and assigns, the irrevocable and unrestricted right to use publish and copyright for commercial purposes any photograph and video of Member, or photographs and video in which the Member may be included taken while at the Marina or at a Marina outside function such as a boat show. Member also agrees that said grant for photographs and videos shall extend to his family (including minor children) and his guests to the Marina.** All such photography may be used for commercial, editorial, trade, advertising and any other lawful purpose and in any manner and medium. Member agrees that the images may be combined with other images, text and graphics and may be cropped or modified. **Member agrees to indemnify the photographer, Marina, Condominium Association and their legal representatives and assigns from all claims and liabilities relating to said photography. Member further acknowledges that the Marina makes use of cameras for surveillance video which may be used to assist law enforcement investigating any Marina incidents or crimes.**
- In the event that the Lessee or any of his invitees or licensees shall fail to comply with and perform any of the conditions or agreements herein undertaken by him, or shall fail to observe the general rules and regulations posted by the Lessor from time to time, the Lessor shall have the right to cancel this Lease immediately and forthwith terminate all of the privileges granted herein to the Lessee. Waiver of a violation of any of the terms and provisions of this Lease shall not be construed as a waiver of any subsequent violation or violations. **Lessee is not entitled to any refunds in the event of an eviction.**
- Lessee agrees to reimburse Lessor for reasonable attorney fees and costs relating to a suit or other collection efforts by Lessor against Lessee to collect any amounts due under the Lease or any amounts due and secured by the liens described in paragraph twelve (12) of this Application. It is mutually understood and agreed that all terms and provisions contained in this Lease are severable and that in the event any of them shall be held to be invalid by any competent Court, the Lease shall be interpreted as if such invalid term or provision or covenant were not contained in the Lease.
- Lessee agrees to abide by the Environmental Rules.** Lessee hereby agrees to indemnify, save and hold Lessor and the Marina harmless at all times subsequent to the date of this Lessee from (i) any and all fines, penalties, costs and/or expenses (including reasonable attorneys' fees and costs) incurred by Lessor or the Marina as a result of claims, demands, causes of action and actions, suits, rights and damages, whatsoever, whether in law or in equity ("Claim(s)") made by any party whatsoever in connection with any hazardous or toxic waste, pollutants and/or chemicals generated, stored, leaked, spilled or otherwise disbursed by Lessee, its agents, employees, licensees or invitees, in, on, under, above or about the Well or the Marina, and (ii) for injuries sustained or other tort actions brought for claims arising out of Lessee's failure to remove such toxic wastes, pollutants and/or chemicals from the Well or the Marina. Such indemnification shall include any and all costs of removal of the toxic wastes, pollutants and/or chemicals disbursed by Lessee, its agents, employees, or invitees. **Lessee agrees not to dispose of motor oil or any other lubricating, cooling or fuel fluid substances in Marina dumpsters, waters or grounds whether or not in containers.**
- In the event of any dispute, claim, question, or disagreement arising out of, or relating to, the Lease, the parties shall use their best efforts to reach a resolution. If such dispute cannot be settled through direct discussions within thirty (30) days, the parties shall, before initiating litigation, attempt to settle the dispute through the Alternative Dispute Resolution Program of the Michigan Boating Industries Association, 32398 Five Mile Road, Livonia, MI 48154-6109 (734-261-0123).