

CERTIFICATE OF GOOD-FAITH

While some of the good-faith information was in the Petition for Certiorari the recent events add the bad-faith context to Respondent, Enterprising Real Estate, LLC as to the parallel action under the Michigan Supreme Court holding in *Hodge* cited elsewhere herein, reiterated in a more recent opinion, as it is still reiterated in the Michigan Supreme Court to this year – not stale law that is obscure. As such, this contrast between the two actions in parallel here offers an unusual basis upon reconsideration. It is one that most cases would not be able to offer to this Court to justify reconsideration.

I hereby certify that this Petition for Rehearing (reconsideration) is restricted to the grounds specified in Rule 44.2 and presented in good faith and not for delay. To unite the two matters from the federal court and the Michigan Supreme Court at the same in the same future conference, preferably, any delay is due to the Michigan Supreme Court and not due to Petitioner. While the length of time since it was timely submitted for reconsideration August 24, 2021 to now is not an indicator of the success or failure of that motion in that court, it may be hint by its lengthy timeframe since, that the Michigan Supreme Court is going to reconsider it. That will in turn create an even longer delay if granted, but necessary to clarify this matter by effectively expanding the record into both parallel cases. However, that would only serve to offer this Court more to consider if it ultimately gives a full opinion on the merits and this Court eventually gets that petition.

Respectfully submitted,

Date: November 6, 2021

Signature: _____

Laurie M. Scott, Petitioner *pro se*

P.S. None of the Respondents filed a response.