



FINAL CENT

PLAT, COVENANTS, CONDITIONS AND RESTRICTIONS

The undersigned, Central Park LLC, by Republic Development Corporation, Managing Member, by Richard L. Arnos, President., as Owner of the within described real estate, does hereby lay off, plat and subdivide the same into lots and streets in accordance with the the same into lots and streets in accordance with the plat shall be known and designated as Central Park Section 2, a subdivision in Greenwood, Johnson County, within plat shall be known and designated as Central Park Section 2. Indiana.

All lots in this subdivision shall be used solely for residential purposes. No business buildings shall be erected on said lots, and no business may be conducted on any part hereof other than the home occupations permitted in the Zoning Ordinance of Greenwood, indiana.

No building or structure shall be located on any lot nearer to the front lot line or nearer to the side street lot line (corner lots) than the minimum building setback lines as shown on the within plat.

Dramage, Utility and Sewer Easements:

There are strips of ground as shown on the within plat marked "DU&SE" (drainage utility and sewer easement) which are reserved for the nonexclusive use of public utility companies, including cable television companies but not including transportation companies, for the installation and maintenance of mains, ducts, poles, lines, wires, sewers and drainage, subject at all times to the proper authorities and to the easements herein reserved. No permanent or other structures shall be erected or maintained on said strips authorities and to the easements herein reserved. No permanent or other structures shall be erected or maintained on said strips outhorities and to the easements herein however, shall take their title subject to the nonexclusive rights of the public utilities and other owners of said lots in this addition to said easements herein granted for ingress and egress in, along and through the strips of reserved. so reserved.

Drainage Easements:

There are areas of ground on the plat marked "drainage easements". The drainage easements are hereby created and reserved: (I) for the use of Developer during the "development period", as such term is defined in the declaration of covenants, conditions and for the use of Developer during the "development period", as such term is defined in the declaration of covenants, conditions and installations for cocess to and installation, repair or removal of a drainage system, either by surface drainage or appropriate underground installations for the real estate and adjoining property and (II) for the nonexclusive use of the Association (as defined in underground installations for the real estate and adjoining property and (II) for the nonexclusive use of the Association (as defined in underground installations for the real estate and adjoining property and (II) for the nonexclusive use of the Association (as defined in underground installations for the real estate and adjoining property and common areas; provided, however, the owner of any lat in the maintenance, repair and replacement of such drainage easement has lat free from subdivision subject to a drainage easement shall be required to keep the portion of said drainage easement areas on the plat shall obstructions so that the surface water drainage will be unimpeded. The delineation of the drainage easement areas on the plat shall obstructions as that the surface water drainage will be unimpeded. The delineation of the drainage easement areas on the plat shall obstructions as that the surface water drainage will be unimpeded. The delineation of the drainage easement areas on the plat shall obstructions as that the surface water drainage will be unimpeded. The delineation of the drainage easement areas on the plat shall obstructions as that the surface water drainage will be unimpeded. The delineation of the drainage easement areas on the plat shall obstructions as that the surface water drainage areas on the plat shall be required to such ea

No fence, wall, hedge, tree or shrub planting or other similar item which obstructs sight lines at elevation between 2.5 and 8 feet above the street, shall be permitted to remain on any corner lot within the triangular area formed by the street right-of-way lines and a line connecting points 25 feet from the intersection of said street lines (25 feet for minor streets and 50 feet for arterial streets), or in the case of a rounded property corner, from the intersection of the street right-of-way lines extended. The same sight line limitations shall apply to any lot within 10 feet from the intersection of a street right-of-way line with the edge of a driveway pavement or alley line. No driveway shall be located within 40 feet of the intersection of two street centerlines or within 70 feet for corner lots.

Drainage swales (ditches) along dedicated roadways and within the right-of-way, or on dedicated easements, are not to be altered, dug out, filled in, tiled or otherwise changed without the written permission of the Greenwood Board of Public Works and Safety. Property owners must maintain these swales as sodded grassways, or other non-eroding surfaces. Water from roofs or parking areas must be contained on the property long enough so that said drainage swales or ditches will not be damaged by such water. Deliverage may be constructed over these available of ditches calls when appropriate sized by such water. Driveways may be constructed over these swales or ditches only when appropriate sized culverts or other approved structures have been permitted by the B.P.W. & S. Any property owner altering, changing, damaging, or failing to maintain these drainage swales or ditches will be held responsible for such action and will be given 10 days notice by certified mail to repair said damage, after which time, if no action is taken, the B.P.W. & S. will cause said repairs to be accomplished and the bill for said repairs will be sent to the affected property owner for immediate payment. Failure to pay will result in a lien against the property.

Where the sanitary drainage system can discharge into the sewer by gravity flow, the lowest floor elevation where a plumbing fixture or floor drain is installed must be a minimum of 12 inches above the top of the lowest downstream or upstream manhole casting nearest to the subject lateral connection. Where part of the drainage system cannot be discharged to the sewer by gravity flow, this part of the system shall be discharged into a tightly covered and vented sump from which the contents shall be lifted (pumped) and discharged into the building gravity drainage system a minimum of 12 inches above the top of the lowest downstream or upstream manhole casting nearest to the subject lateral connection.

The sonitory sewers, and the connection thereto, shall be used only for and as a sonitory sewer system. No storm water, run-off water, down spouts, footing drains (perimeter drains) or sub-soil drainage shall be connected to the sonitory sewer system. All sump pumps to be installed on any lot of this development must be connected, via a hard pipe connection, to a defined storm water drainage system in a manner which is propostable to the City of Connected. is acceptable to the City of Greenwood.

Enforcement:
Violation or threatened violation of these covenants and restrictions shall be grounds for an action by the Developer, Association, any Violation or threatened violation of these covenants and restrictions shall be grounds for an action by the Developer, Association, any order violation and restrictions are restrictions. Available relief in any such **Enforcement**

PART OF THE S.W.1 **GREEN**

Lots are subject to drainage easements separately or in any combination of the use of lot owners, public utility compar Easements (D.E.) are created to provide either overland or in adequate undergro adjoining ground and/or public drainage each land owner to maintain the drains said easement be blocked in any mann improvement, nor shall any grading res subject to construction or reconstructi at any time by any governmental auth of the subdivision. Said easements ar lots in the addition and are a servituc land included within the Subdivision, up Easements (S.E.) are created for the the sanitary waste disposal system de installation and maintenance of sewer connect with any public sanitary sewe the use of public utility companies, n maintenance, repair and replacement boxes. All such easements include t of rights, including reading of the me drainage, sewer or utility easements.

A perpetual six (6) foot maintenance on the neighboring lot adjacent to tl walls and/or fences, shall be kept of document and incorporated into each the dwelling along the zero lot line : otherwise agreed to in writing by the easement on the adjacent lot a max designated that the water runoff from to the easement area.

PUBLIC STREETS — The streets and public standards and acceptance, are hereby ded government body having jurisdiction.

not be deemed a limit tion on the right of any entity for whose use any such easement is created and reserved to go on any lot subject to such easement temporarily to the extent reasonably necessary for the exercise of the rights granted to by this paragraph. No permanent or other structures shall be erected or maintained on said drainage easements. The owners of such lots in this subdivision, however, shall take their title subject to the nonexclusive rights of the Board of Public Works and Safety and other owners of said lots in this addition to said easements herein granted for ingress and egress in, along and through the strips so reserved.

No fence, wall, hedge, tree or shrub planting or other similar item which obstructs sight lines at elevation between 2.5 and 8 feet above the street, shall be permitted to remain on any corner lot within the triangular area formed by the street right—of—way lines and a line connecting points 25 feet from the intersection of said street lines (25 feet for minor streets and 50 feet for arterial streets), or in the case of a rounded property corner, from the intersection of the street right-of-way lines extended. The same sight line limitations shall apply to any lot within 10 feet from the intersection of a street right-of-way line with the edge of a driveway pavement or alley line. No driveway shall be located within 40 feet of the intersection of two street centerlines or within 70 feet for corner lots.

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Enforcement:

Enforcement: Violation or threatened violation of these covenants and restrictions shall be grounds for an action by the Developer, Association, any person or entity have any right, title or interest in the real estate (or any part thereof) and all persons or entities claiming under them against the person or entity violating or threatening to violate any such covenants or restrictions. Available relief in any such action shall include recovery of damages or other sums due for such violation, injunctive relief against any such violation or threatened violation, declaratory relief and the recovery costs and attorneys' fees incurred by any party successfully enforcing these covenants and restrictions, provided, however, that neither the Developer nor the Association shall be liable for damages or any kind to any person for failing to enforce or carry out such covenants and restrictions.

The within covenants, limitations and restrictions are to run with the land and shall be binding an all parties claiming under them. These covenants shall be in full force and effect for a period of twenty—five (25) years from recording date. At which time said covenants shall be automatically extended for successive period of ten (10) years unless by vote of the majority of the their owner of the lats, it is agreed to change the covenants in what remains in the late of the covenants by judgment of court order shall in no way affect any of the other provisions which shall remain in full force and effect.

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PUBLIC STRETS — The streets and public righ standards and acceptance, are hereby dedicate government body having jurisdiction.

FINAL PLAT FOR CENTRAL PARK

D-342C

SECTION 2 PART OF THE S.W.1/4 N.W. 1/4 SEC. 10-T13N-R4E GREENWOOD, INDIANA

Lots are subject to drainage easements, sewer easements and utility easements, either separately or in any combination of the three, as shown on the plat, which are reserved for the use of lot owners, public utility companies and governmental agencies as follows: (A) Drainage Easements (D.E.) are created to provide paths and courses for area and local storm drainage, either overland or in adequate underground conduit, to serve the needs of the subdivision and adjoining ground and/or public drainage system; and it shall be the individual responsibility of each land owner to maintain the drainage across his or her lot. Under no circumstance shall said easement be blocked in any manner by the construction or reconstruction of any improvement, nor shall any grading restrict, in any manner, the waterflow. Said areas are subject to construction or reconstruction to any extent, necessary to obtain adequate drainage at any time by any governmental authority having jurisdiction over drainage or by the developer of the subdivision. Said easements are for the mutual use and benefits of the owners of all lots in the addition and are a servitude upon such land for the benefit of the owners of other land included within the Subdivision, upstream or downstream, affected by such use. (B) Sewer Easements (S.E.) are created for the use of local governmental agency having jurisdiction over the sanitary waste disposal system designated to serve the addition for the purpose of installation and maintenance of sewer that are part of said system. Each owner of a lot must connect with any public sanitary sewer available. (C) Utility Easements (U.E.) are created for the use of public utility companies, not including transportation companies, for the installation, maintenance, repair and replacement of mains, ducts, poles, line and wires, meters, and meter boxes. All such easements include the right of reasonable ingress and egress for the exercise of rights, including reading of the meters. No structure, including fences, shall be built on any drainage, sewer or utility easements.

A perpetual six (6) foot maintenance, fire protection, and drainage easement shall be provided on the neighboring lot adjacent to the zero lot line property line, which, with the exception of walls and/or fences, shall be kept clear of structures. This easement shall be shown on the plat document and incorporated into each deed transferring title to the property. The exterior wall of the dwelling along the zero lot line shall be maintained in its original color and treatment unless otherwise agreed to in writing by the two effected lot owners. Roof overhangs may penetrate the easement on the adjacent lot a maximum twenty—four (24) inches, but the roof shall be so designated that the water runoff from the dwelling placed on or near the zero lot line is limited to the easement area.

PUBLIC STREETS — The streets and public right—of—ways shown hereon, subject to construction standards and occeptance, are hereby dedicated to the public use, to be owned and maintained by the government body having jurisdiction.