TANK TENED AND THE Hately a contribute. This stadiule is

The streets not here store dedicated are hereby dedicated to the public.

The undersigned bareby equilibran front sold-side building lines so chang porther attached plat, between which lines and the property lines of the several streets there shall be exected and saintained so parameter attractures, or part thereof, except as to the side pard lines under the spidistorm bereinsiter rejected to.

There are strips of ground marked "Utility Easement" shown on the plat that are hereby reserved for public utilities, not including, however, transportation compenset, for the impataliation and maintenance of poles, mains, sewers, drains, ducts, lines and wires. Purchasers of late in this addition shall take title subject to the assement hereby created and subject at all addition without the prior written approval of the Building Committee hereinefter mentioned. corporation strips. Purchasers of lots in this Addition shall not grant any essenson upon and/or across any lot or lots in this and no permanent structures of any kind, and no part thereof except fonces, shall be built, exected or maintained in said tions to the rights of proper authorities to service such wellfitles in the essments hereby created for said corporation strips,

into any natural drainage available so long as there is no connection with the sewage system of the property involved. street or any open, natural line of drainager tiles around the exterior of basement wells and footings may likewise be tiled No laundry tub or slok or basesent drain water may be tiled into any open ditch; downspout water may be tiled to the

buildings, and not exceeding two and All lots in this addition shall be designated as residence lots. Only one single-family dwelling with accessory one-balf stories in height, may be erected or maintained on any platted lot in this addition.

square feet in case of a one-story residence or less than 800 squere feet in the case of a one and one-half or two or two and any strip covered by such utility easement and provided further that in no case shall any residence or building be erected nearer than 15 feet to such dividing line, but no residence or building of any character shall be built in such a manner as to be on ing lots not separated by an easement for utilities as shown on said plat, such paner may build to coincide with or be nearer the set-back line or 20 fest, whichever is the lesser, except that in the case where the same person or persons own one-half story residence. to any other residence or building than thirty feat. A minimum back yard depth must be maintained of at least forty (40) feet. No residence shall be erected or maintained on any lot in this addition having a ground floor area of less than 1200 The side yard on each side of the residence must be equal in width to 15% of the width of the lot at two adjoin-

thing be done thereon which shall be or become a nulsance residential purposes on any lot. No trailer, tent, shack, basement, garage or temporary structure of any kind shall be used for temporary or permanent No nextous or offensive trade shall be carried on upon any lot in this addition, nor shall any to the neighborhood

of sain real estate or to the terms of lease or rental; no such sign shall be erected upon the right of way of any street or be arected within the boundary lines of such premises and no such sign so erected shall contain any reference to the sales price sale, lease or rent, only one "for Sale", "For Lease" or "For Hent" slop may be erected on said premises and any such sign shall our small any such signs be placed elsewhere in said a Mition directing the attention of the public

addition without the prior written approval of the Building Committee hereinafter mentioned street or any open, natural line of drainages tiles around the exterior of besement wells and footings may likewise be tiled into any natural drainage aveliable so long as there is no connection with the sewage system of the property involved. any strip covered by such utility easement and provided further that in no case shall any residence or building be erected nearest than 15 feet to such dividing line, but no residence or building of any character shall be built in such a manner as to be on the set-back line or 20 fest, whichever is the lesser, except that in the case where the same person or persons own two adjoin-ing lots not seperated by an easement for utilities as shown on said plat, such puner may build to coincide with or be nearer one half story residence. The side yard on each wide of the residence must be equal in width to 15% of the width of the lot at square feet in case of a one-story residence or less than 500 squere feet in the case of a one and one-balf or two or two and buildings, and not exceeding two and one-half etories in height, may be exected or maintained on any platted lot in this addition. residential purposes on any lot. No moxious or bifensive trade shall be carried on upon any lot in this addition, nor shall any-thing be done thereon which shall be or become a nulsance to the neighborhood. to any other residence or building than thirty feet. A minimum back yard depth must be maintained of at least forty (40) sale, lease or rent, only one "for Sale", "For Lease" or "For Bant" sign may be erected on said premises and any such sign shall be erected within the boundary lines of such premises and no such sign so erected which in the boundary lines of such premises and no such sign so erected shall contain any reference to the sales price rost in said addition nor shall any such signs be placed elsewhere in said addition directing the attention of the public of salu real estate or to the terms of lease or rental; no such algo shall be erected upon the right of way of any atreet or provisions, which shall remain in full force and effect. owners of a majority of these lock in this addition subject to the covenants herein set forth, may designate in writing, duly stall act and serve without compensation. Said committee shall act and serve until May 15, 1935, at which time the then record of such alterations has teen commenced prior to the completion thereof, such approval shall not be required. Said committee approve or disapprove such design and location. If said committee shall fall to approve or disapprove such design or location approve or disapprove such design or location approve or disapprove such building or the making attribute ten [10] days after said plans have been submitted or if no suit to enjoin the execution of such building or the making existing absolutes in this area, and also as to location of building with respect to property and building cetback lines. In or approved in writing by warren M. Atkinson as agent for said committee, for conformity and harmony of external design with plans and specifications showing the location thereof have been approved in writing by a majority of a committee to be known as "the revenishire, lifth section, Building Committee" and composed of E. Linton Atkinson, Wilbur E. Atkinson and Farren M. Atkinson recorded among the land records, their authorized representatives, who theresiter shall have all the powers, subject to the above this date, provided that at the expiration of wald term owner or owners of a majority of lote in this addition shall execute Elaitations, as were previously delegated herein to said committee. and acknowledge a declaracion in writing waiving renewals and said written declaration shall be recorded in the office way to exercise by injunction or by appropriate action at law. expertner with the right to cause removal of any structure or part thereof erected or maintained in violation of these restrictions Apropriat of Marion County, Indiana, in which event the provisions above set out for renewals shall be nullified. · 545.5 No laundry tub or sink or besement drain water may be tiled into any open ditch; downspout water may be tiled to the All lots in this addition shall be designated as residence Lots. Only one single-femily desiling with accessory My residence shall be erected or maintained on any let in this addition having a ground floor area of less than 1200 No trailer, tent, shack, basement, garage or temporary atructure of any kind shall be used for temporary or permanent In the event the owner of any portion of seld real estate included in this addition shall offer said real estate for No building shall be eracted, placed or altered on any of these lots in this addition, until the building plane, plot nvalidation of any one of these covenants by Judgment or court order shall in no wise affect any of the other the right to enforce these restrictions whall west in the owners of the lots in this addition, and till wald right. BT, cas marcanto set these restrictions constitute covermants running with the land and shall be in effect for periods of 25 years from IN WITH WILLIE. THE THURAN WITHAL BAIR OF LIGHA WOLLD, as TRUSTLE under Devel recorded in Town Lat Mecond lot or lots in this subdivision whall be resubdivided into a greater number of lots than presently platted. its hand and emporate seal this 7th day of December. 1960 under Deed Hecorded to Torn ころとうこうこう えるういいい cord 1.67, Page 37.