PLAT COVENANTS, CONDITIONS AND RESTRICTIONS EAGLE VALLEY FARMS PROJECT I CLUSTER 9

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NAME. This Subdivision shall be known and designated as Eagle Valley Frams, Project I, Cluster 9 , a Subdivision located in Indianapolis, Marion County, Indiana.

STREET DEDICATION. The Streets shown and not heretofore dedicated are hereby dedicated to the public.

LAND USE. All lots within this Subdivision shall be used exclusively for single family residential purposes.

LOT DEFINED. Each lot shall be comprised of an area defined as a polygon whose sides are represented by lines which are as follows: (i) those lines representing the boundary lines of the exterior face of each foundation wall of a structure or building permitted to be constructed on any lot hereunder for occupancy as a single family residence, including an attached garage or carport, as extended to a point of intersection; and (ii) those lines representing the boundaries of the patio area (s) extended to a point of intersection.

occupancy as a single family residence to be subdivided to permit occupancy by more than one family SUBDIVISION OF LOTS OR IMPROVEMENTS. No lot in this Subdivision shall be subdivided to form units of less area, nor shall any building or structure permitted to be constructed hereunder for

CONVEYANCE OF LOTS. Each lot in this Subdivision shall be conveyed as a separately designated and legally described freehold estate subject to the covenants, conditions and restrictions contained herein and in a certain Declaration of Covenants, Conditions and Restrictions of Eagle Valley Farms Development Company recorded in the Office of the Marion County Recorder on or about Aug 1976, as from time to time heretofore or hereafter amended or corrected in accordance with the terms thereof (hereinafter referred to as the "Declaration"). Such Declaration is hereby specifically incorporated by reference and made a part of these Plat Covenants, Conditions and Restrictions.

TYPE, SIZE AND NATURE OF IMPROVEMENTS PERMITTED AND APPROVALS REQUIRED. No single family dwelling, garage, outbuilding, fence or wall shall be erected, placed or constructed on any lot except in a manner approved in writing prior to the commencement of construction by Waterfront Development Co., inc., its nominee, successors or assigns, as to the type of materials, exterior facade, design, layout, location, finished grade elevations and the like. Approval shall be considered based upon satisfactory plans and specifications providing such detail as may be reasonably required (which upon approval shall be strictly adjhered to throughout construction unless modified or amended with further written approval); subject to the improvement of any lot within this Subdivision satisfying the following minimum standards:

No structure or building shall be erected, placed or constructéd on any lot other than one single family dwelling not to exceed three stories in height, one (1) private attached garage for not more than three (3) cars and such other outbuildings as are usual and incidental to the use of such lot for single family residential purposes.

No structure of a temporary character, trailer, basement, tent; shack, garage, barn or other outbuildings shall be erected, placed or constructed on any lot within this Subdivision for use as a residence, either temporarily or permanently, or at any time be used for such purpose.

Every single family dwelling erected, placed or constructed on any lot within this Subdivision shall have a minimum finished floor area, exclusive of open porches, stoops, attached garages or carports of 1,000 square feet. In the case of a two story structure at least 400 square feet of the required minimum floor area shall be on the first floor.

All materials used on the exterior of any single family dwelling, garage or outbuilding erected or constructed on any lot within this Subdivision shall be demonstrated to last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within this Subdivision shall be demonstrated to last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within this Subdivision shall be demonstrated to last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within this Subdivision shall be demonstrated to last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within this Subdivision shall be demonstrated to last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within the last and the last at least twenty-five (25) years and shall be new, except that used brick, weathered barn siding or the like, or interior design features within the last at least twenty-five (25).

Every single family dwelling, garage or outbuilding erected, placed or constructed on any lot within this Subdivision shall be completed, and the parties, and the patio area (s), excluding portions thereof that are hard surfaced, shall be including at least one (l) coat of paint, stain, varnish or preservative on any exterior wood surfaces, and the patio area (s), excluding portions thereof that are hard surfaced, shall be including at least one (l) coat of paint, stain, within six (6) months from the date of commencement of erection, placement or construction. Until all work is completed and such single e graded, sodded or seeded and reasonably landscaped, be kept and maintained in a sightly and orderly manner and no trash or other rubbish shall be permitted to unreasonably accumulate thereofamily dwelling is ready for occupancy, the lot shall

Any tank for the storage of fuel erected, placed or constructed on any lot within this Subdivision outside of any structure or building p ermitted hereunder shall be concealed or otherwise

located below the surface of the ground.

Each lot shall include one or more patio areas which shall aggregate not less than 400 square feet.

... Kname or shrub planting which obstructs site lines and elevations between two (2) and six (6) feet above any street shall

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Each lot shall include one or more patio are as which shall aggregate not less than 400 square feet.

No fence, wall, hedge or shrub planting which obstructs site lines and elevations between two (2) and six (6) feet above any street shall be placed or permitted to remain on any corner lot within the triangular area formed by the street right of way lines and a line connecting points twenty-five (25) feet from the intersection of such lines, or in the case of a rounded property corner, from the intersection of the street lines extended. The same site line limitations shall apply to any lot within ten (10) feet from the intersection of a street line with the edge of a driveway, pavement or alley line.

In the event that written approval is not received as required hereunder within twenty-one (21) days from the date requested, the failure to issue such written approval shall be construed as

COMMON AREA. Common area (excepting only portions thereof improved by non-dedicated streets, common parking areas, common drives and walkway easements, to the extent that the use of which is more particularly limited by these Plat Covenants, Conditions and Restrictions or the Declaration) as shown on the plat of this Subdivision (herein referred to as "common Area") is hereby reserved for the common use and enjoyment of the owners of the several lots in this Subdivision and any neighboring subdivisions developed on real estate within the "properties" as defined by the Claration. Such use and enjoyment is subject to easements of record or as granted or reserved hereunder, the rights of Eagle Valley Farms Homeowners Association, Inc., an Indiana not-forprofit corporation, its successors and assigns (hereinafter referred to as the "Association") and such rules and regulations with regard to the use and enjoyment thereof as may be from time to time imposed by the Association.

AIR RIGHTS EASEMENTS. Air rights easements are hereby granted and reserved within the Common Area for wall irregularities, roof extensions, eaves, cornice overhangs, fixtures and other encroachments (excepting and excluding foundations), if any, of a single family dwelling or garage which is erected, placed or constructed on a lot in this Subdivision in accordance with plans approved under paragraph 7 or paragraph 12 of these Plat Covenants, Conditions and Restrictions.

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<u>-</u> WILLITY AND OTHER EASEMENTS WITHIN COMMON AREAS. Easements for the installation and maintenance of public or private utilities or drainage facilities, including storm and sanitary sewers, gas, water, telephone and electricity, are hereby granted and reserved within the Common Area to public and private utility companies and the City of Indianapolis for the installation, construction, operation and maintenance of lines, wires, sewers, drains, or appurtenances or facilities in connection with any of the foregoins, whether under or above ground, subject to the condition that following any construction, installation or maintenance, the Common Area shall be returned to the condition existing prior thereto at the cost and expense of the party responsible for having any such work performed.

Ξ NON-DEDICATED STREETS, COMMON PARKING AREAS, COMMON DRIVES AND WALKWAYS. Non-dedicated streets, common parking areas, common drives and enjoyment of the owners of the lots within this Subbivision, their families, guests and invitees. Such parking areas shall not be used for the parking of trucks (other for the recreational vehicles) or other commercial vehicles, except temporarily or incidentally for the making of pickups or deliveries, or for the storage of inoperative motor vehicles that proved as a non-dedicated street, common or the repair of motor vehicles. No velocipedes, bloycles, toys or other private property shall be allowed to remain in any area improved as a non-dedicated street, common or the repair of motor with the use and enjoyment of any such area or areas by the owners of the lots within this Subdivision, their families, guests and invitees, nor shall any such area or prease by the owners of the owner or owners thereof to the use of one or more parking spaces (the number thereof to be based upon one parking spaces provided) in the area of the common drive immediately outside the garage or carport of the umber thereof to be based upon one parking spaces provided parking spaces of the common drive immediately outside the garage or carport constructed as a part of the improvement of the parking spaces hereinabove described shall be in addition to those provided in a garage or the common drive immediately outside the garage or carport constructed and set aside for the exclusive use of the owner of the lot next to which located, his family, guests or invitees. Common parking areas the parking the use of the general public, guests or invitees of the owners of the several may, but only by or with the approval of the owners of the several parking the account of the several parking the parking spaces of the owners of the several parking the parking spaces of the owners of the several parking the parking spaces of the owners of the several parking the parking spaces of the owners of the several parking

ALTERATIONS, ADDITIONS, OR CHANGES TO IMPROVEMENTS. No exterior alterations, additions or changes shall be made to any single factor the completion, placement or construction thereof, nor shall any further fences, walls or outbuildings be traced and constructed within patic areas on any lot, without first receiving the approvals required by the Declaration and such other approvals as may be required by the Hetropolitan Declaration of Marion County, Indiana.

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SIGNS. Prior to January 1. 1982, no advertising signs of any kind shall be displayed on any lot without the prior written appears or assigns. Further, no signs of any nature, kind or description (including incidental signs as regulated in Section 2.18 of the 68-AO-2, as amended) shall be erected, placed or maintained on any lot within this Subdivision which identify, advertise or in the content of the conten owner or occupant of any such location mice. To such a successors or assigns, in the sale of lots or single fami the activities of Waterfront Development Co., Inc., its nominees, successors or assigns, in the sale of lots or single fami HOME OCCUPATIONS. No home occupation shall be conducted or maintained on any lot within this Subdivision other than one which of any such lot and which is generally or regularly conducted in another location aways from such lot. Note of any such lot, and which is generally or regularly conducted in another location aways from such lot. The leading shall be construed or interpreted to eff TOTAL Of the development of this Subdivision.

5. Development Co. Inc. its successors and assigns, the persons in ownership from time to time of the lots in this Subdivise Metropolitan Plan Commission of Marion County, Indiana shall all have the right to enforce the covenants, conditions and real remedies, in law or equity, available under applicable indiana law, with or without proving any actual damages, including process of any structure not in compliance with the covenants, conditions and restrictions contained herein or in the December 1985 of any structure not in compliance with the covenants, conditions and restrictions contained herein or in the December 1985 of any structure not in compliance with the covenants, conditions and restrictions contained herein or in the December 1985 of any structure not in compliance with the covenants, conditions and restrictions contained herein or in the December 1985 of any structure not in compliance with the covenants. and other costs and expenses incurred as a result thereof In the event of a violation, or threatened violation, of any of the covenants, conditions and restr Constitution of the declaration waterfront or spice and the secondation and the secondation and the secondation and provided the secondation and provided and any and secondation and provided to secondation and provided to secondation attorneys fees

GENERAL. These Plat Covenants, Conditions and Restrictions may be amended or changed at any time within twenty (20) year office of the Recorder of Marion County. Indiana, signed by at least ninety percent (90%) of the then lot owners of lots developed into single family residential subdivisions and thereafter by a similar recorded instrument signed by at least controls shall run with the land and shall be binding upon all parties claiming under them for a period of twenty for county, indiana, and shall automatically extend for successive periods of ten (10) years each unless prior to the parties of the parties of

ment or decree shall in no way effect any of the other provisions

The date of recordation by an instrument recorded in the properties" (as defined by the Declaration)

Ity-five recent (75%) of such lot owners. These Plat Covenants, Condition of the date of recordation in the Office of the Recorder of the date of recordation in the Office of the Recorder of the Approximation of any such ten (10) years period they are amended or changed

owner or occupant of any such lot and which is generally or regularly conducted in another location aways from such lot. Nothing contained herein shall be construed or interpreted to effect the activities of Water front Development Co., Inc., its nominees, successors or assigns, in the sale of lots or single family dwellings as a part of the development of this Subdivision.

6. 5. RIGHT OF ENFORCEMENT. In the event of a violation, or threatened violation, of any of the covenants, conditions and restrictions herein enumerated or contained in the Declaration. Waterfront Development Co., its successors and assigns, the persons in ownership from time to time of the lots in this Subdivision and all parties claiming under them, the Association and the Metropolitan Plan Commission of Marion County, Indiana shall all have the right to enforce the covenants, conditions and restrictions contained herein or in the Declaration, and pursue any and all remedies, in law or equity, available under applicable Indiana law, with or without proving any actual damages, including the right to secure injunctive relief or secure removal by due process of any structure not in compliance with the covenants, conditions and restrictions contained herein or in the Declaration, and shall be entitled to recover reasonable attorneys fees

GENERAL. These Plat Covenants, Conditions and Restrictions may be amended or changed at any time within twenty (20) years following the date of recordation by an instrument recorded in the Office of the Recorder of Marion County, Indiana, signed by at least ninety percent (90%) of the then lot owners of lots within provided into single family residential subdivisions and thereafter by a similar recorded instrument signed by at least seventy-five percent (75%) of such lot owners. These Plat Covenants, Conditions and Restrictions shall run with the land and shall be binding upon all parties claiming under them for a period of twenty five precent (75%) of such lot owners. These Plat Covenants, Condition and Restrictions, Indiana, and shall automatically extend for successive periods of ten (10) years from the date of recordation in the Office of the Recorder of Marion County, Indiana, and shall automatically extend for successive periods of ten (10) years from the date of recordation in the Office of they are amended or changed in whole or in part as hereinabove provided. Invalidation of any of the Plat Covenants. Conditions and Restrictions by judgment or decree shall in no way effect any of the other provisions.

EASEMENT FOR EMERCENCY PURPOSES. An easement is hereby granted for use in the case of an emergency by emergency vehicles such as fire trucks, police cars, ambulances, etc., public and private, over and upon the non-dedicated streets, common parking areas and common drives within this subdivision.

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IN WITNESS WHEREOF, Waterfront Development Co., Inc., by William C. Chance, Vice President and Brady R. Justice. Jr., Executive Vice President and Assistant Secretary. has caused these Plat Covenants. day of 1979.

WATERFRONT DEVELOPMENT CO. . INC.

Vice President filliam C. Chance

ATTEST:

Brady R. Justice, Jr., and Assistant Secretary The state of

STATE OF INDIANA COUNTY OF MARION SS

Refore me, a Notary Public, in and for such County and State, personally appeared William C. Chance, Vice president, and Brady R. Justice, Jr., Executive Vice President and Assistant Secretary. Waterfront Development Co., Inc., an Indiana corporation, who, after having first been duly sworn, acknowledged the execution of the foregoing Plat Covenants, Conditions and Restrictions.

Dated this day of 1979.

Hotary Public