

APR 2 1985 D3 PH 85

WE, HERE, BY MAKE PLAT, SUBDIVIDE, LAY OFF AND DEDICATE SAID DESCRIBED REAL ESTATE INTO LOTS, AND STREETS IN CONFORMITY WITH THE PLAT HERETO ATTACHED, WHICH ADDITION SHALL BE KNOWN AS HUNTERS HILL, MARION COUNTY, INDIANA, THAT THE STREETS AS SHOWN ON THE ATTACHED PLAT ARE HEREBY DEDICATED TO PUBLIC USE, AND THAT ALL OF THE LOTS CONTAINED IN THE ABOVE PLAT OR ANY PORTION THEREOF SHALL BE SUBJECT TO THE FOLLOWING RESTRICTIONS, WHICH RESTRICTION SHALL BE CONSIDERED AND HEREBY DECLARED, TO BE COVENANTS RUNNING WITH THE LAND, WHICH SAID RESTRICTIVE COVENANTS ARE AS FOLLOWS, TO WIT:

1. NO LOT SHALL BE USED EXCEPT FOR RESIDENTIAL PURPOSES. NO BUILDINGS SHALL BE ERECTED, ALTERED, PLACED, OR PERMITTED TO REMAIN ON ANY LOT OTHER THAN AS STATED UNDER THE O-2 ZONING AS SPECIFIED IN THE MARION COUNTY ZONING ORDINANCE SB-AD-13 AS AMENDED AND NOW EFFECTIVE IN MARION COUNTY, EXCEPT AS VARIED BY VACATION TICKET NUMBER D3-01-73.
2. (A) NO FENCE OR WALL SHALL BE ERECTED, PLACED, OR ALTERED ON ANY LOT NEARER TO THE STREET THAN EIGHT FEET IN LENGTH SET-BACK LINE, AND IN NO CASE SHALL BE GREATER THAN THREE AND ONE-HALF (3½) FEET IN HEIGHT. APPROVAL SHALL BE AS PROVIDED IN PART FIFTEEN (15). NO FENCE / OF ANY NATURE SHALL BE ERECTED WITHIN THE BOUNDARIES OF ANY EASEMENTS RESERVED ON THIS PLAT, EXCEPT IN AREAS NOTED AS SIGNAGE EASEMENTS.
3. (A) NO SINGLE STORY DWELLING SHALL HAVE A GROUND FLOOR AREA LESS THAN 1200 SQUARE FEET AND NO TWO STORY DWELLING SHALL HAVE A GROUND FLOOR AREA LESS THAN 800 SQUARE FEET PROVIDED HOWEVER THAT NO SINGLE STORY DWELLING SHALL BE CONSTRUCTED ON LOTS 29, 42, AND 45 HAVING A GROUND FLOOR AREA OF LESS THAN 1500 SQUARE FEET.
4. EACH DWELLING SHALL HAVE AT LEAST A TWO CAR GARAGE BUT OPEN SIDED CARPORTS ARE SPECIFICALLY PROHIBITED.
5. NO BUILDING SHALL BE LOCATED ON ANY LOT NEARER TO THE FRONT LINE THAN THE MINIMUM BUILDING SETBACK LINES SHOWN ON THE RECORDED PLAT. FOR THE PURPOSES OF THIS COVENANT, EAVES, STEPS, SCREENS AND OTHER FORCES SHALL NOT BE CONSIDERED AS A PART OF THE BUILDING, PROVIDED, HOWEVER, THAT THIS SHALL NOT BE CONSTRUED TO PERMIT ANY PORTION OF A BUILDING ON A LOT TO ENTRANCE UPON ANOTHER LOT.
6. THE COVENANT WHICH MAY BE OR MAY BECOME AN ANNOYANCE OR NUISANCE TO THE NEIGHBORHOOD.
7. NO NOXIOUS OR OFFENSIVE ACTIVITY SHALL BE CARRIED ON UPON ANY LOT. NOR SHALL ANYTHING BE DONE TO THE LOT WHICH MAY BE OR MAY BECOME AN ANNOYANCE OR NUISANCE TO THE NEIGHBORHOOD.
8. NO BUILDING OR STRUCTURE OF ANY KIND, INCLUDING ADDITIONS, ALTERATIONS, FENCES, SCREENS AND WALLS SHALL BE ERECTED OR ALTERED ON THE PROPERTY UNTIL THE PLANS AND SPECIFICATIONS, LOCATION AND PLOT PLAN THEREOF, IN DETAIL AND TO SCALE, SHALL HAVE BEEN SUBMITTED TO AND APPROVED BY THE CORPORATION IN WRITING BEFORE ANY CONSTRUCTION HAD BEGUN. THE PLANS AND SPECIFICATIONS OF AND REQUIREMENTS OF ALL CONSTRUCTION SHALL BE IN COMPLIANCE WITH THE BUILDING, PLUMBING AND ELECTRICAL REQUIREMENTS OF ALL APPLICABLE REGULATORY CODES. REFUSAL OF APPROVAL OF PLANS AND SPECIFICATIONS, LOCATION AND PLOT PLAN BY THE UNDERSIGNED MAY BE BASED ON ANY GROUND INCLUDED PURELY ESTHETIC CRIMES, IN THE SOLE AND ABSOLUTE DISCRETION OF THE UNDERSIGNED. THE UNDERSIGNED SHALL NOT BE RESPONSIBLE FOR ANY STRUCTURAL DEFECTS IN SUCH PLANS OR SPECIFICATIONS OR IN ANY BUILDINGS OR STRUCTURES ERECTED ACCORDING TO SUCH PLANS AND SPECIFICATIONS.
9. NO STRUCTURE OF A TEMPORARY NATURE, OUTBUILDING OF ANY KIND NOT CONNECTED TO THE MAIN RESIDENCE, INJURING, BUT NOT NECESSARILY LIMITED TO ANY TRAILER, RENT, BASEMENT, SHACK, GARAGE, BARN, BEEHIVE, OR OTHER OUTBUILDING, SHALL BE CONSTRUCTED, MOVED onto OR USED ON ANY LOT AT ANY TIME, FOR ANY PURPOSE.
10. NO TRAILER, CAMPER, CAMPING EQUIPMENT, DISABLED MOTOR VEHICLE OR SIMILAR PERSONAL PROPERTY SHALL BE STORED OR PARKED IN ANY MANNER WHATSOEVER IN FRONT OF THE HOUSE OR BUILDINGS ERECTED ON THESE LOTS.
11. THE RESIDENTS SHALL MAKE EVERY EFFORT TO KEEP THEIR YARD AND LOT IN AN ATTRACTIVE MANNER AND IN SUCH A CONDITION THAT IT SHALL NOT DETRACT FROM THE PROPERTY VALUE OF THE ADDITION AND THE SALE PRICE AS TO WHETHER OR NOT IT IS BEING SO KEPT SHALL REMAIN WITH THE PURCHASER.
12. NO CLOTHES INTO THESE LOTS SHALL BE LINED SURFACED AND CONSTRUCTED IN A FANNER BIFITTING THE CLOTHESLINE IN THE ATTACHED PLAT.
13. NO PIPING OUT SHALL BE CONNECTED TO OR CALLED TO DISCHARGE RAINWATER INTO ANY SANITARY SEWER.
14. NO SIGN OF ANY KIND SHALL BE DISPLAYED TO THE PUBLIC VIEW ON ANY LOT EXCEPT ONE PROFESSIONAL SIGN OF NO MORE THAN ONE SQUARE FOOT, ONE SIGN OF NO MORE THAN FIVE SQUARE FEET ADVERTISING THE PROPERTY FOR SALE OR RENT, OR SIGNS USED BY A BUILDER TO ADVERTISE THE PROPERTY DURING CONSTRUCTION AND SALES PERIOD, EXCEPT AS PROVIDED IN SIGNAGE EASEMENT.

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SECTION

11. NO OIL REFINING, OIL DEVELOPMENT OPERATIONS, OIL REFINING, CARRYING OR MINING OPERATION OF ANY KIND SHALL BE PERMITTED UPON OR IN ANY LOT, NOR SHALL OIL WELLS, TRENES, MINERAL EXCAVATIONS OR SHAFTS BE PERMITTED UPON OR IN ANY LOT. NO INCINERATORS OR OTHER EQUIPMENT FOR USE IN BORING FOR OIL OR NATURAL GAS SHALL BE ERECTED, MAINTAINED, OR PERMITTED UPON ANY LOT.
12. NO ANIMALS, LIVESTOCK, OR POULTRY OF ANY KIND SHALL BE RAISED, BRED OR KEPT ON ANY LOT, EXCEPT THAT DOGS, CATS OR OTHER HOUSEHOLD PETS MAY BE KEPT PROVIDED THAT THEY ARE NOT KEPT, BRED, OR MAINTAINED FOR ANY COMMERCIAL PURPOSE.
13. NO LOT SHALL BE USED OR MAINTAINED AS A DUMPING GROUND FOR RUBBISH, TRASH, OR GARBAGE. OTHER WASTE SHALL NOT BE KEPT, EXCEPT IN SANITARY CONTAINERS. ALL INCINERATORS OR OTHER EQUIPMENT FOR THE STORAGE OR DISPOSAL OF SUCH MATERIAL SHALL BE KEPT IN A CLEAN AND SANITARY CONDITION.
14. NO FENCE, WALL, HEDGE, OR SHRUB PLANTING WHICH OBSTRUCTS SIGHT LINE AT ELEVATIONS BETWEEN TWO AND SIX FEET ABOVE ROADWAYS SHALL BE PLACED OR PERMITTED TO RESTAIN ON ANY CORNER LOT WITHIN THE TRIANGULAR AREA FORMED BY THE STREET PROPERTY LINE, AND A LINE CONNECTING THEM AT POINTS 25 FEET FROM THE INTERSECTION OF THE STREET LINES, OR IN THE CASE OF A BOUNDED PROPERTY CORNER FROM THE INTERSECTION OF THE STREET LINES EXTENDED. THE SAME SIGHT LINE LIMITATIONS SHALL APPLY ON ANY LOT WITHIN 10 FEET FROM THE INTERSECTION OF A STREET PROPERTY LINE WITH THE EDGE OF A DRIVEWAY OR ALLEY PAVEMENT. NO TREE SHALL BE PERMITTED TO REMAIN WITHIN SUCH DISTANCES OF SUCH INTERSECTION UNLESS THE FOGLAGE LINE IS MAINTAINED AT SUFFICIENT HEIGHT TO PREVENT OBSTRUCTION OF SUCH SIGHT LINES.
15. ALL ELECTRICAL SERVICE, TELEPHONE AND OTHER UTILITY LINES SHALL BE PLACED UNDERGROUND, BUT THIS RESTRICTION MAY BE WAIVED IN WRITING BY THE UNDERSIGNED. NO OUTSIDE ANTENNAS, POLES, POSTS OR TOWERS SHALL BE PERMITTED UNLESS APPROVED IN WRITING BY THE UNDERSIGNED.
16. ALL OIL TANKS AND BOTTLED GAS TANKS MUST BE UNDERGROUND OR PLACED IN VALLED-IN AREAS SO THAT THEY SHALL NOT BE VISIBLE FROM ANY STREET OR ADJACENT PROPERTIES. ANY STATIONARY AIR-CONDITONING UNITS MUST BE SIMILARLY VALLED-IN, SCREENED OR APPROPRIATELY LANDSCAPED.
17. ALL TRASH AND GARBAGE CONTAINERS MUST BE PLACED IN VALLED-IN AREAS SO THAT THEY SHALL NOT BE VISIBLE FROM ANY STREET OR ADJACENT PROPERTIES EXCEPT ON DAYS OF COLLECTION.
18. NO OUTDOOR CLOTHES DRYING AREA OR APPARATUS SHALL BE ALLOWED.
19. ONCE COMMENCED, THE INITIAL CONSTRUCTION OF ANY RESIDENCE UPON ANY LOT IN THIS SUBDIVISION SHALL BE COMPLETED WITHIN A REASONABLE TIME, AND NO INCOMPLETE STRUCTURE SHALL BE PERMITTED TO EXIST ON ANY LOT FOR AN UNREASONABLE PERIOD OF TIME AFTER CONSTRUCTION IS COMMENCED.
20. THESE COVENANTS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND ALL PERSONS CLAIMING UNDER THEM FOR A PERIOD OF 15 YEARS FROM THE DATE THESE COVENANTS ARE RECORDED, AFTER WHICH TIME SAID COVENANTS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE PERIODS OF TEN YEARS UNLESS AN INSTRUMENT SIGNED BY A MAJORITY OF THE THEN OWNERS OF THE LOTS HAS BEEN PREVIOUSLY RECORDED. AGREEING TO CHANGE THEM IN WHOLE OR IN PART.
21. INVALIDATION OF ANY ONE OF THESE COVENANTS BY JUDGMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.
22. THE OWNER OF ANY LOT, DEVELOPER, THEIR SUCCESSORS OR ASSIGNS, SHALL HAVE THE RIGHT TO ENFORCE BY A PROCEEDING AT LAW, OR IN EQUITY, ALL RESTRICTIONS, CONDITIONS, OR COVENANTS IMPOSED BY THESE COVENANTS, BUT DECLARANT SHALL NOT BE LIABLE FOR DAMAGES OF ANY KIND TO ANY PERSON FOR FAILURE EITHER TO ABIDE BY, ENFORCE OR CARRY OUT ANY OF THE RESTRICTIONS, NO DELAY OR FAILURE BY ANY PERSON TO ENFORCE ANY OF THE RESTRICTIONS, OR TO INVOKE ANY AVAILABLE REMEDY WITH RESPECT TO A VIOLATION OR VIOLATIONS THEREOF SHALL UNDER ANY CIRCUMSTANCES BE DEEMED OR HELD TO BE A WAIVER BY THAT PERSON OF THE RIGHT TO DO SO THEREAFTER, OR AS ESTOPPEL OF THAT PERSON TO ASSERT ANY RIGHT AVAILABLE TO HIM UPON THE OCCURRENCE, RECURRENCE OR CONTINUATION OF ANY VIOLATION OR VIOLATIONS OF THE RESTRICTIONS. IN THE EVENT THAT DECLARANT SHALL DEEM IT NECESSARY TO ENFORCE ANY RESTRICTIONS, THE OWNER SHALL PAY REASONABLE ATTORNEY'S FEES AND COURT COSTS IF DECLARANT SHALL PREVAIL IN SAID LITIGATION.
23. THE METROPOLITAN DEVELOPMENT COMMISSION, ITS SUCCESSORS AND ASSIGNS, SHALL HAVE NO RIGHT, POWER OR AUTHORITY, TO ENFORCE ANY COVENANTS, COMMITMENTS, RESTRICTIONS OR OTHER LIMITATIONS CONTAINED IN THIS PLAT OTHER THAN THOSE COVENANTS, COMMITMENTS, RESTRICTIONS OR LIMITATIONS THAT EXPRESSLY RUN IN FAVOR OF THE METROPOLITAN DEVELOPMENT COMMISSION; PROVIDED FURTHER, THAT NOTHING HEREIN SHALL BE CONSTRUED TO PREVENT THE METROPOLITAN DEVELOPMENT COMMISSION FROM ENFORCING ANY PROVISIONS OF THE SUBDIVISION CONTROL ORDINANCE, SB-NO. 3, AS AMENDED, OR ANY CONDITIONS ATTACHED TO APPROVAL OF THIS PLAT BY THE PLAT COMMITTEE.
24. WHENEVER THE TERMS "UNDERSIGNED", "DEVELOPER", OR "DECLARANT" ARE USED IN THIS DOCUMENT, THEY SHALL BE DEFINED AS ROCK HILL DEVELOPMENT, INC., AN INDIANA CORPORATION, ITS SUCCESSORS, OR ASSIGNS.