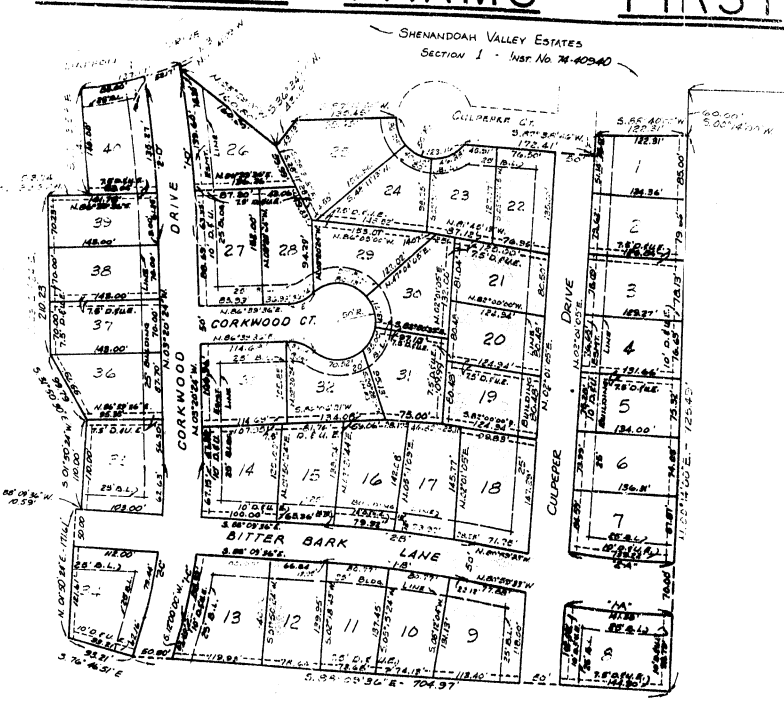
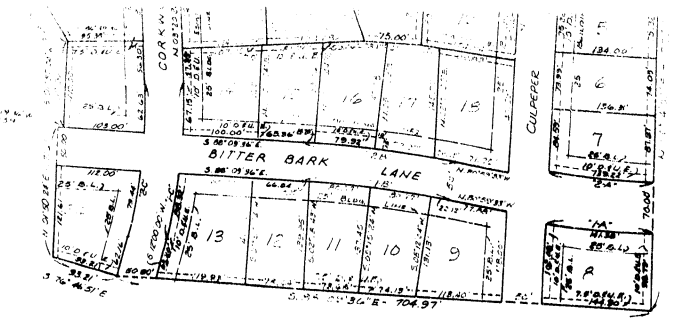
WALNUT FARMS - FIRST



		HOUSE NUM	A		
or No.	HOUSE	STREET		BCHROL	L #
/	0220	CULPEPER DRIVE	LOT NO.	HOURE	BTMBET
2	8281	-2/72	2/	8302	CULPEPER DRIVE
3	0001		22	# 230	
4	0007	-	2 2	031	CULPEPER COURT
		Andrews and the second	2.5	825	"



or No			BLR	BCHEOULE	
1			LOT NO	HOUSE	STAGET
	8228	CULPEPER DRIVE	21	0302	GULPEPER BRIVE
	0201	п	2.2	8280	
	0301	,	2.2		
	8307	4	2.0	021	CULPEPER COURT
	0011	"	24		*
	88/7	"	2.6	8/7	/
7	0020		20	805	<u> </u>
7	302	BITTER BARK LANE		0227	GGRKWOOD DRIVE
	301		27	0200	11 March 11
	8401	CULPERER DRIVE	27	802	CORMWOOD COURT
•	8402		20	804	*
•	887	CATTER CO.	2.9	#/0	*
10	0/2	BITTER BARK BANE	30	814	1 m 2 m
//		*	91	816	~
/#	8//		32	009 V	A
	807	•	33	801	
/3	801	,	33		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
/3	0408	CORKWOOD DRIVE	34	8404	CORRWOOD DRIVE
14	85/5		34		*
/4	804	BITTER BARK LANE	35	7/5	BITTER BARK LAN
15	808	7		7/8	н
10	8/2	"	35	88/8	CORKWOOD DRIVE
17	010		30	0014	
10	020	~	97	0000	,
/ 0	2520	CULPEPER DRIVE	30	8238	
	00/2		99	6232	**
0	8408	"	40	0224	**************************************
		*	40	7/7	DAFFON DRIVE

APPROVED THIS
DAY OF MAPIC
AUDITOR OF MAPIC

The undersigned. The Jonathan Group, Inc., by Thomas D. Rush, Secretary, being the owners of record of the subject test estate, do hereby lay off, plat and subdivide into lots and streets said real estate in accordance with the within plat. The following restrictions, limitations and covenants are hereby imposed upon and shall run with the land contained in such plat,

> This subdivision she the known and designated as WALNUT FARMS . FIRST SECTION, a subdivision in Macion County, Indiana. All streets and alleys shown and not heretofore dedicated, are hereby dedicated to the public.

Front and side building lines are established as shown on this plat between which lines and the property line of the street no structure shall be erected or maintained. No fence, wall, hedge or shrub planting which obstructs sight line at elevations between 2 and 8 feet above the street, shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting points 25 feet from the intersection of said street lines, or in the case of a rounded property corner, from the intersection of the street lines extended. The same sight line limitations shall apply to any lot within 10 feet from the intersection of a street line with the edge of a driveway, pavement or alley line. No tree shall be permitted to remain within such distance of such intersection unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

There are strips of ground as shown on this plat and marked Drainage and Utility Rassement, reserved for the use of public utilities for the installation of water and sewer mains, poles, ducts, lines and wires, subject at all times to the proper authorities and to the easement herein reserved. No permanent or other structures are to be erected or maintained upon said strips of land, but owners of lots in this subdivision shall take their titles subject to the rights

All lots in this subdivision are reserved for residential use, and no building other than a one-family residence or structure or facility accessory in use thereto shall be erected thereon.

No double or multi-family residences shall be constructed within this subdivision.

The ground floor area of the main structure, exclusive of one-story open porches and garages, shall be not less than twelve hundred (1200) square feet in the case of a one-story structure, nor less than eight hundred (800) square feet in the case of a multiple story structure.

All residential lots platted within this Section of Walnut Farms shall have a minimum lot area of ien thousand (10, 000) square feet and that the provisions of the Subdivision Control Ordinance permitting a reduction of total lot area in twenty percent (20%) of such lots shall not be applicable to reduce the aforesaid minimum lot area in any of

Protective acreening areas are established as shown on the above plat. Planting fences or walls shall be maintained throughout the entire length of such areas by the owner or owners of lots at their own expense to form an effective screen for protection of the residential area. No building or structure except a screen fence or wall or utilities or drainage facilities shall be placed or permitted to semain in such areas. No vehicular access over the areas shall be permitted except for the purpose of installation and maintenance of screening, utilities or drainage

n the event storm water drainage from any lot or lots flows across another lot, provisions shall be made to permit such drainage to continue, without restriction or reduction, across the downstream lot and into the natural drainage channel or course, even though no specific drainage easement for such flow of water is provided on said plat

No animals, livestock, or poultry of any description shall be raised, bred, or kept on any lot, except that dogs, cats or other household nots may be kept, provided that they are not kept, bred, or maintained for commercial

No lot in this subdivision shall be used or maintained as a dumping ground for rubbish, track, garbage, or other waste, and it shall not be kept except in sanitary containers. Trash may be burned only in saitable inciserators during the hours as set forth by Marion County Ordinance.

It shall be the duty of the owner of each lot in the subdivision to keep the grass on the let preperty out and to keep the lot free from weeds and trash and otherwise nest and attractive in appearance. Should say owner fail to do so then Developer may take such action as it deems appropriate in order to make the lot nest and attractive. and the owner shall upon demand reimburse Daveloper for the expense incurred in so doing.

All residences constructed within this subdivision which are single story shall have exterior walts of mesoary or cedar, exclusive of porabes and garages, and that all two story residences or split level residences shall have a minimum of fifty percent (80%) masonry on all exterior walls, exclusive of porches and garages.

All residences constructed within this subdivision shell have two car garages attached to the said residences and all driveways shall be completely surfaced with either asphalt or conserete.

The feregoing coverage, (or restrictions) are to run with the land and shall be hinding on all portion and all persons claiming under them for a period of 25 years from the date of this plat, at which time said covenants, (or rectrictions), shall be automatically extended for successive periods of ten (117) years unless changed by write of a majority of the then owners of the buildings covered by these covenants, or restrictions, in whole or in part. lation of any one of the foregoing coverants or restrictions, by judgment or court order shall in no wise affect any of the other covenants or rostrictions, which shall remain in full force and effect. Right of cafercement of these covenants is hureby granted to the Metropolitan Development Commission,its see

The right to enforce these provisions by injunction, together with the right to cause the removal, by due see of law, of any structure or part thereof erected, or maintained in violation hereof, is hereby dedicated to the public, and reserved to the several owners of the several lots in this subdivision and to their hairs and

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19:

IN WITNESS WHEREOF, The Jonathan Group, Inc., by Thomas D. Rush, Secretary, has executed this instrument and caused its seal to be affixed thereto this ______ day of ________, 19.76__.

The Jonathan Group, Inc.

2951

76

STATE OF INDIANA)

COUNTY OF MARION)

Before me, the undersigned, a Notary Public, in and for said County and State, personally appeared The Jonathan Group, Inc., by Thomas D. Rush, who acknowledged the execution of the foregoing instrument as their voluntary act and deed for the uses and purposes therein expressed,

Witness my hand and Notarial Seal this 4th day of may, 1974.

Motary Public

My Commission Expires 1-23-1980

FINAL APPROVAL OPOLITAN DEVELOPMENT COMMISSION DIVISION OF PLANNING & SCHING

MARION COUNTY, INDIANA

VOID UNLESS RECORDED BEFORE 8-15-77



This instrument prepared by Cary L. Kern, this 18th day of June, 1974.