

WESTFIELD FA

The undersigned, HEIGHTS DEVELOPMENT CORPORATION, an Indiana Corporation, owner of the within described Real Estate, does hereby lay off, plat and subdivide the same into lots, public ways and easements in accordance with the plat and description.

1. The foregoing plat shall be known and designated as WESTFIELD FARMS SECTION III.
2. All numbered lots in this subdivision are reserved for residential purposes only.
3. All streets shown and not heretofore dedicated are hereby dedicated to the public for its use.
4. No water of any type other than sanitary sewage effluent shall be permitted to flow in the sanitary sewer system; that is to say, no basement drains or roof drains or other sources of non-sanitary water or liquids, either during or after construction shall be permitted to flow into the sanitary sewer system.
5. Building lines on the plat measured in feet from the street property line are hereby established between which line and the street property line there shall be erected or maintained no building structure of any kind or part thereof.
6. Sideyard setback lines shall be not less than twelve (12) feet from the side line of the lot.
7. The rear setback line shall be not less than thirty (30) feet from the rear property line.
8. No residence shall be erected or maintained on any lot in this subdivision having a finish floor area, exclusive of open porches, basements and attached garages, of less than 1200 square feet in the case of one-story structures and 800 square feet in the case of higher structures.
9. No fence, wall, hedge or shrub planting which obstructs site lines at elevations between 2 and 6 feet above the street shall be placed or permitted to remain in the triangular area formed by street property lines and a line connecting points 25 feet from the intersection of said street lines. The same site line limitation shall apply to any lot within 10 feet of the intersection of the street line with the edge of the driveway. No trees shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of site lines.
10. All utility service to the Real Estate shall be extanted underground with only such installations above ground as are required in accordance with the underground extensions thereof. Nothing contained herein shall require the removal of above ground utility service installations existing on the Real Estate as of the date of the execution of these commitments and installed prior to the development of the Real Estate.
11. There are strips of ground as shown on the plat marked as drainage and/or utility easements which are reserved as easements for the use of the municipality in which this addition is located and public utility companies for the installation, maintenance, use, repair and removal of sewers, water mains, gas mains, utility poles, wires and other facilities and utilities necessary or incident to the common welfare and the uses and occupancy of residential purposes of the houses to be erected in this addition. No buildings or other structure except walks or driveways shall be erected or maintained upon, over, under or across any such utility strip for any use except as set forth herein and owners in this addition shall take title to the land contained in such utility strips subject to the perpetual easements hereby reserved.
12. If the parties hereto, or any of them, their heirs, or assigns shall violate or attempt to violate any of the covenants, restrictions, provisions, terms or conditions herein, it shall be lawful for any person, owning real estate in this subdivision, to prosecute any proceeding at law or in equity against any persons violating or attempting to violate any such covenants and to recover damages or other remedies for such

S SECTION III

13. The restrictions, covenants and provisions set forth herein shall run with the land and shall remain in full force and effect until January 1, 2010, at which time said covenants shall automatically be extended for successive periods of ten (10) years, unless by vote of a majority of the then owners of said lots in this subdivision it is agreed to change said covenants in whole or in part.
14. The invalidity of any of the foregoing covenants, restrictions, provisions, terms or conditions by judgement or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.
15. The owner of this subdivision, HEIGHTS DEVELOPMENT CORPORATION, or any person to whom the right of such approval has been assigned by Owner, reserve the right to review and approve or reject any and all house plans so as to maintain conformity and harmony of external design and location with existing structures in the subdivision and as to the topography and finished ground elevations of such lot; PROVIDED, however that such requirement shall be conclusively deemed satisfied for all purposes if any such building or alteration is substantially completed without the filing by Owner or any such assignee of an action to enjoin such building or alteration. The requirements set forth in this paragraph may be assigned only in writing by Owner to any person or entity and may be waived in writing by Owner to any successor or assign with respect to any lot or lots.

In witness whereof, HEIGHTS DEVELOPMENT CORPORATION, BY R.N. THOMPSON,
PRESIDENT HAS HEREUNTO CAUSED ITS AND HIS NAME TO BE SUBSCRIBED THIS 17th DAY
OF JUNE, 1987.

HEIGHTS DEVELOPMENT CORP.

R. N. Thompson, President

STATE OF INDIANA ISS:

COUNTY OF MARION
Before me, the undersigned, a Notary Public in and for said County and State, personally appeared Heights Development Corporation, by R. N. Thompson, President who acknowledged the execution of the foregoing instrument as his voluntary act and deed, for the purposes therein expressed, and affixed his signature thereto.
Witness my hand and Notarial Seal this 17th day of JUNE, 1987.



Judy K. Seeley
Judy K. Seeley

My Commission Expires: CPRI, 11-2
Notary resides in Marion County

COUNTY COMMISSIONERS' CERTIFICATE

UNDER AUTHORITY PROVIDED BY TITLE 36, ARTICLE 7, CHAPTER 3, ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY OR SUPPLEMENTARY THEREETO. THIS PLAT WAS GIVEN APPROVAL BY THE BOARD OF COMMISSIONERS OF COUNTY OF HAMILTON, AT A MEETING HELD ON July 3, 1987.

Peg L. Goldberg
Peg L. Goldberg

Jere Roudabush
Jere Roudabush

Phil Henderson
Phil Henderson

ATTEST Polly Pearce
Polly Pearce
County Auditor

SHARON A. CHERAY
RECORDER
HAMILTON CO., IN

AUG 4 11 09 AM '88

WESSEL LU

The undersigned, HEIGHTS DEVELOPMENT CORPORATION, an Indiana Corporation, owner of the within described Real Estate, does hereby lay off, plat and subdivide the same into lots, public ways and easements in accordance with the plat and description.

I. FARM SELECTION

2. All numbered lots in this subdivision are reserved for residential purposes only.
 3. All streets shown and not heretofore dedicated are hereby dedicated to the public for its use.
 4. No water of any type other than sanitary sewage effluent shall be permitted to flow in the sanitary sewer system; that is to say, no basement drains or roof drains or other sources of sanitary water or liquids, either during or after construction shall be permitted to flow into the sanitary sewer system.
 5. Building lines on the lot measured in feet from the street property line are hereby established between which line and the street property line there shall be erected or maintained no building structure of any kind or part thereof.
 6. Sideyard setback lines shall be not less than twelve (12) feet from the side line of the lot.
 7. The rear setback line shall be not less than thirty (30) feet from the rear property line.
 8. No residence shall be erected or maintained on any lot in this subdivision having a finish floor area, exclusive of open porches, basements and attached garages, of less than 1200 square feet in the case of one-story structures and 800 square feet in the case of higher structures.

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9. No fence, wall, hedge or shrub planting which obstructs site lines at elevations between 2 and 6 feet above the street shall be placed or permitted to remain in the triangular area formed by street property lines and a line connecting points 25 feet from the intersection of said street lines. The same site line limitation shall apply to any lot within 10 feet of the driveway intersection of the street line with the edge of the driveway. No trees shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of site lines.
10. All utility service to the Real Estate shall be extended underground with only such installations above ground as are required in accordance with the underground extensions thereof. Nothing contained herein shall require the removal of above ground utility service installations existing on the Real Estate as of the date of the execution of these covenants and the uses and installed prior to the development of the Real Estate.
11. There are strips of ground as shown on the plat marked as drainage and/or utility easements which are reserved as easements for the use of the municipality in which this addition is located and public utility companies for the installation, maintenance, use, repair and removal of sewers, water mains, gas mains, utility poles, wires and other facilities and utilities necessary or incident to the common welfare and the uses and occupancy of residential purposes of the houses to be erected in this addition. No buildings or other structure except walks or driveways shall be erected upon, over, under or across any such utility strip for any use except as set forth herein and owners in this addition shall take little to the land contained in such utility strips subject to the perpetual easements hereby reserved.
12. If the parties hereto, or any of them, their heirs, or assigns shall violate or attempt to violate any of the covenants, restrictions, provisions, terms or conditions herein, it shall

lines elevated or permitted to remain in the triangular area formed by street property lines and a line connecting points 25 feet from the intersection of said street lines. The same site line fronting intersection shall apply to any lot within 10 feet of the driveway intersection of the street line with the edge of the driveway. No trees shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of site lines.

10. All utility service to the Real Estate shall be extended underground with only such installations above ground as are required in accordance with the underground extensions thereof. Nothing contained herein shall require the removal of above ground utility service installations existing on the Real Estate as of the date of the execution of these commitments and installed prior to the development of the Real Estate.
11. There are strips of ground as shown on the plat marked "S" drainage and/or utility easements which are reserved as easements for the use of the municipality in which this addition is located and public utility companies for the installation, maintenance use, repair and removal of sewers, water mains, gas mains, utility poles, wires and other facilities and utilities necessary or incident to the common welfare and the uses and occupancy of residential purposes of the houses to be erected in this addition. No buildings or other structure except walks or driveways shall be erected or maintained upon, over, under or across any such utility strip for any use except as set forth herein and owners in this addition shall take title to the land contained in such utility strips subject to the perpetual easements hereby reserved.
12. If the parties hereto, or any of them, their heirs, or assigns shall violate or attempt to violate any of the covenants, restrictions, provisos, terms or conditions herein, it shall be lawful for any person, owning real estate in this subdivision, to prosecute any proceeding at law or in equity against any persons violating or attempting to violate any such covenants and to recover damages or other remedies for such

SECTION III

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14. The finality of any of the foregoing covenants, restrictions, provisions, terms or conditions by judgement or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.
15. The owner of this subdivision, HEIGHTS DEVELOPMENT CORPORATION, or any person to whom the right of such approval has been assigned by owner, reserve the right to review and approve of reject any individual house plans so as to maintain conforability and harmony of external design and as to the topography and finished ground in the subdivision and of such lot; PROVIDED, however that such requirement shall be exclusively deemed satisfied for all purposes if any such building or alteration is substantially completed without the filing by Owner or any such assignee of an action to enjoin the building or alteration. The requirements set forth in this paragraph may be assigned only in writing by Owner to any person or entity and may be waived in writing by Owner to any successor or assigns with respect to any lot or lots.

In witness whereof, HEIGHTS DEVELOPMENT CORPORATION, BY R. N. THOMPSON,
President His Name BESEUNTO, caused its and his name to be subscribed this 17th day
of June, 1987.

HEIGHTS DEVELOPMENT CORP.

shall be exclusively deemed satisfied for all purposes without such building or alteration is substantially completed without the filing by Owner or any such assignee of an action to enjoin such building or alteration. The requirements set forth in this paragraph may be assigned only in writing by Owner to any person or entity and may be waived in writing by Owner to any successor or assign with respect to any lot or lots.

In witness whereof, HEIGHTS DEVELOPMENT CORPORATION, BY R. N. THOMPSON,
PRESIDENT HAS UNDERTAKEN TO CAUSE HIS NAME TO BE SUBSCRIBED THIS 17th DAY
OF JUNE, 1987.

HEIGHTS DEVELOPMENT CORP.

R. N. Thompson, President

STATE OF INDIANA

ISS:

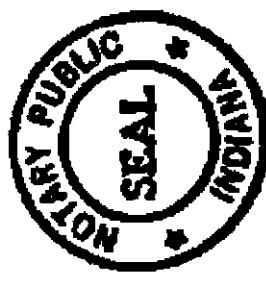
COUNTY OF MARION
Before me, the undersigned, a Notary Public in and for said County and
State, personally appeared Heights Development Corporation, by R. N.
Thompson, President who acknowledged the execution of the foregoing
instrument as his voluntary act and deed, for the purposes therein
expressed, and affixed his signature thereto.
Witnesses my hand and Notarial seal this 17th day of June, 1987.

Quincy K. Seeley

My Commission Expires: APRIL 1, 1988
Notary resides: Marion County

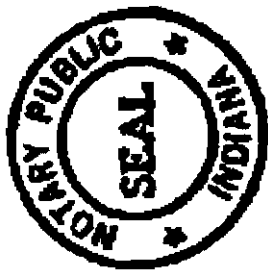
COUNTY COMMISSIONERS' CERTIFICATE

UNDER AUTHORITY PROVIDED BY TITLE 36, ARTICLE 7, CHAPTER 3, ENACTED BY THE
GENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY OR



STATE OF INDIANA
COUNTY OF MARION

ISSUED TO:
Judy K. Seeley
Notary Public
My Commission Expires: 07/21/2012
Notary resides: Marion County
COURT OF COMMON PLEAS
ATTESTED AND SWORN TO
BE TRUE AND CORRECT
BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND
BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND
STATE, PERSONALLY APPEARED HEIGHTS DEVELOPMENT CORPORATION, BY R. N.
THOMPSON, PRESIDENT WHO ACKNOWLEDGED THE EXECUTION OF THE FOREGOING
INSTRUMENT AS HIS VOLUNTARY ACT AND DEED, FOR THE PURPOSES THEREIN
EXPRESSED, AND SO AFFIXED HIS SIGNATURE THERETO.
WITNESS MY HAND AND NOTARIAL SEAL THIS TUESDAY OF JUNE, 1987.



Judy K. Seeley

My Commission Expires: 07/21/2012
Notary resides: Marion County

COUNTY COMMISSIONERS' CERTIFICATE

UNDER AUTHORITY PROVIDED BY TITLE 36, ARTICLE 7, CHAPTER 3, ENACTED BY THE
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COMMISSIONERS OF COUNTY OF HAMILTON, AT A MEETING HELD ON July 3, 1987.

Peg L. Goldberg
Peg L. Goldberg

Steve Roush Bush
Steve Roush Bush

John Henderson
John Henderson

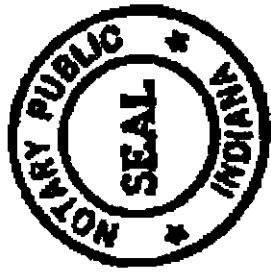
Phil Henderson
Phil Henderson

RECORDED
HAMILTON CO., IN

Polly J. Pearce
Polly J. Pearce
County Auditor

ATTEST

PLAN COMMISSION CERTIFICATE



signed, a Notary Public in and for said County and
dated heights Development Corporation, by R. N.
to acknowledged the execution of the foregoing
notary act and deed, for the purposes therein
notary signature thereto.
notarial seal this 17 day of June, 1987.

Quint K. Seeley
Judy K. Seeley
Len County

CERTIFICATE

DEED BY TITLE 36, ARTICLE 7, CHAPTER 3, ENACTED BY THE
STATE OF INDIANA, AND ALL ACTS AMENDATORY OR
THIS PLAT WAS GIVEN APPROVAL, BY THE BOARD OF
TY OF HAMILTON, AT A MEETING HELD ON July 3, 1987.

John Roudabush
John Roudabush®
Perry Roudabush

ATTEST Polly Peards
Polly Peards
County Auditor

:ATE