4 } 10] No. 207406 Garden Caks Company By President -To-Restrictions Whereas, Garden Oaks Co., a Texas Corporation, State of Texas, County of Harris is the owner of the following described tract of land out of the S. W. Allen Survey in Harris County, Texas, particularly described by metes and bounds as follows; at the Northwest corner of Garden Oaks, Section Two, as recorded in the map records Clerk's Notes-Art 4006

Title Data, Inc. TX TDI27994 HA D11100448 001

of Harris County, Texas, same being the Southwest corner of the Whitman Tract; thouse North 2 deg. 5 min, west along the west line of said Whitman Tract 828,35 ft, to a concrete monument in Thence South 89 deg. 48 min. the South line of the J. J. Sweeney Estate tract; 4 sec, west along the South line of said J.J. Sweeney Estate Tract 1455.84 ft.; thence South O deg. 11 min. 55 sec. east 160.79 feet; thence on a curve to the right from the last described course as a tangent with a radius of 5030 ft. and a central angle of 11 deg. 23 min. 26 sec. a distance of 999.98 ft. Thence South 11 deg. 11 min. 30 sec. west tangent to the last described curve 389.68 feet; thence on a curve to the left from the last described course as a tangent with a radius of 4160 feet and a central angle of 11 deg. 43 min. 1 sec. a distance of 850.72 feet; thence South O deg. 31 min. 31 sec. East tangent to the last described curve 79.36 feet to the North line of the W.P. Morton Survey; Thence North 89 deg. 28 min. 29 sec. East with the North line of said W.P. Morton Survey 1817.50 feet to the Thence North 2 deg. 54 min. 50 sec. west West line of Garden Oaks, Section Two; along the west line of said Section two 1624,27 feet to the point of beginning; And containing 91.668 acres of land more or less, and being situated in the S. W. Allen Survey, Harris County, Texas, and said Company has subdivided and platted said property as shown by the map of Garden Oaks, Section three, filed in volume 15, page 71, of the Map Records of Harris County, Mow, therefore, know all men by these presents; That Garden Oaks Co. does hereby dedicate the streets, avenues, drives, and parkways for use by the public as such, reserving the right to itself, its successors and assigns, to at any time use the same for the installation, maintenance, repairs, and renewal of any and all public utilities, and agrees that the land shown to be subdivided according to said plat is held, and shall hereafter be conveyed, subject to coverants, conditions, stipulations, easements, and restrictions as herein-Definitions: The word "Street" as used herein after set forth. shall include any street, drive, boulevard, road, lane, avenue, or place as shown on the recorded A "Corner Lot" is one that abute on more than one plat as a thoroughfare. street. Any lot, except a corner, is deemed to front on the street upon which it abuts. A corner lot shall be deemed to front on the street on which it has its smaller dimension, or and if dimensions on more than one street are the same the Company reserves the right to designate which street the lot shall face. Restrictions For the purpose of creating and carrying out a uniform plan for the improvement and sale of property in said Addition as a restricted subdivision, the following restrictions upon the use of said property are hereby satabilished and adopted subject to the provisions hereof, and shall be made a part of each and every contrast, and deed executed by or on behalf of Garden Oaks Co.; by appropriate reference to this dedication and same shall be considered as a part of each contract and deed no though fully incorporated therein. restrictions as here hartes set forth shall be and are hereby imposed upon each lot or parcel of land in said addition as shown by said plat and as referred to herein, and same shall constitute covenants running with the land and shall be binding upon, and shall inure to the benefit of Garden Cale Co. and its officessors, and all subsequent purchasers of said property. and each such purchaser by virtue of accepting a contract or deed covering said property shall be subject to and boling by such restifictions, covenants, and conditions and for the terms of this instrument as hereinester set forth. Racial Restrictions: None of the lots shown on said that shall be conveyed, leaded, given to, or placed in the care of, and no building erected thereon shall be used, owned, or occupied by any person other than of the This prohibition however, is not intended to include the occupancy or use by persons other than of the Canoastan Race while employed as servants on the premises. The word "person as weed herein; shall include a corporation or association, any of the

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Charles Notes Art 4505

Use of Land (a) Except as herein noted, stockholders of which are not of the Caucasian Race. no lots shall be used for anything other than residential purposes. (b) No signs, billboards, posters, or advertising devices of any character shall be erected on this property without the written consent of the Company, and such consent shall be revocable at any time. The right is reserved by the Company to construct and maintain such signs, billboards, or advertising devices, as is customary in connection with the general sale of property in this subdivision. (c) No swine shall be kept on said premises. (d) No spirituous, vinous, or malt or medicated bitters capable of producing intexication shall ever be sold, or offered for sale, on said premises, or any part thereof, nor shall said premises or any part thereof be used for illegal or immoral Anchitectural Restrictions No improvements purposes. of any character shall be erected, or the erection thereof begun, or changes made in the exterior design thereof after original construction, on any lot or homesite in Garden Oaks, Section Three, until plans and specifications have been submitted to and approved in writing by Such approval is to include exterior design, the type Gardon Oaks Co. of material to be used and the colors to be applied on the exterior of the structure, and such approval by the Company is to be based on the following general requirements, stipulations and restrictions, together with any other requirements, stipulations and restrictions that the Company may deem advisable to include in the deed conveying said property; (a) No residence shall be erected on a lot or homesite of less frontage than seventy-five (75) feet. (b) All lots in the tract shall be known and described as residential liots, and no structure shall be erected on any residential building plot other than one detached single family dwelling not (c) No structure to exceed two stories in height and a one or two car garage. shall be moved onto any lot. (d) No trailer, basement, tent, shack, garage, barn, or other outbuilding erected in the tract shall at any time be used as a residence, nor shall any No trailer, trailer house, or residence of a temporary character be permitted. movable structure of any kind or type or temporary building shall be expected or maintained on any lot except during actual construction of the home being erected thereon, and then such trailer house or temporary building must be on the lot on which construction in in in progress and not on adjoining lots, streets, or casements, and at completion of construction, the temporary building (e) No garage apartment for rental purposes must be removed immediately. permitted. All living quarters on property other than in main building to be for bone bide servants only. (1) All improvements shall be constructed on the lot so as to front the street (g) Where corner lots are of equal or nearly. upon which such lot faces. equal dimensions on two streets, or they are irregular shaped dots; the Company reserves the right to designate the direction in which such improvements shall facel, and such decision shall be made with the thought in mind of the best general appearance to that immediate section. (h) Dwellings on corner lots shall have a presentable frontage on all streets on which the (1) No residence shall be constructed on particular corner lot fronts. any lot or building site in the Subdivision of less actual kalle than thenty-seven hundred fifty (\$2,750,00) dollars. These restrictions as to the value of improvements are based upon labor and material costs as of January 1, 1939, and all future value of improvements is to be given consideration based upon comparative costs of habor said material at the time of construction, The building lines of any using the basic value hereinabove given. residence to be erected shall be as follows; on all lets in block thin ty-two (32) the residence to be erected shall not be nearer than fifty (50) foot to the trient property line of each lot/nor nearer than diffeen (15) feet to either dide property the of pach lot; On all lots in block thirty-three (33) the residence to be enebted shall be as follows: On lots one (1), two (2), three (3), and four (4); the residence shall not be nearer than fifty

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(50) feet to the front property line, nor nearer than fifteen (15) feet to either side property line; On lot five (5), the residence to be erected shall not be nearer than seventy-five (75) feet to the front property line, nor nearer than fifty (50) feet to the West side property, line nor nearer than fifteen (15) feet to the East side property line; On lot six (6) the residence to be erected shall not be nearer than seventy-five (75) feet to the front property line, nor nearer than fifteen (15) feet to either side property line; On all lots in blocks thirty-four (34) thirty-five (35), thirty-six (36) thirty-seven (37), thirty-eight (38) and thirty-nine (39) except lots twenty-one(21) twenty-two (22) and twenty-three (23) in block thirty-six (36) and lots sixteen (16) to twenty-five (25), in block thirty-nine (59) the residence to be erected shall not be nearer than fifty (50) feet to the front property line of each lot nor meaner than fifteen (15) feet to either side property On lots twenty-one (21) twenty-two (22), 6 and twenty-three (23) in block thirty-pix (36) the residence to be erected shall not be nearer than fifteen (15) feet to the front property line of each lot nor nearer than fifteen (15) feet to either side property line, of each lot; On lots sixteen (16) to twenty-five (25) inclusive, in block thirty-nine (39) the residence to be erected shall not be nearer than seventy-five (75) feet to the front property line nor nearer than fifteen (15) On all lots in block forty (40) the feet to either side, property line; residence to be erected shall not be nearer than seventy-five (75) feet to the front property line nor nearer than fifteen (15) feet to either side property line. All residences to be erected facing Azalea Street must be of two-story type and attractive in design. wall, hedge, nor any pergola or other detached structure for ornamental purposes shall be erected, grown or maintained on any part of any lot forward of the front building line of said lot (1) No radio aerial wires shall without the consent of the Company. be maintained on any portion of any lot forward of the front building line of said lot. (m) No garage, barn, servant's house or other outbuilding of any kind shall be erected on any lot nearer than one hundred (100) feet to the front property line, nor nearer than ten (10) feet to either side property line, nor nearer than the easement on the rear or side property line of said lot. This does not apply to garage and servant's quarters when attached to main residence but any dervant in quarters attached to main residence must be in rear of same. No outside toilets will be permitted. No outbuildings shall exceed in height the dwelling to which they are appurtenant, without the written consent of the Company. Every outbuilding except a greenhouse shall correspond in style and architecture to the dwelling to which it is appurtenant. The right is reserved by the Company to change these restrictions in the case of unusual or irregular shaped lots where same is required for the best appearance of the immediate community. (n) No building of frame construction on the exterior of any kind or character shall be erected on any lot unless wame at the time of construction shall receive at least two coats of paint, and no such building shall have a wood shingle roof unless same is painted or stained an attractive colpri (o) No building material of any kind or character shall be placed or stored upon the property until the owner is ready to commence improvements, and then such material shall be placed within the property lines of the lot or parcel of land upon which the improvements are to be erected, and shall not be placed in the street or between the pavement and property line. (p) No stumps, trees, under bruch or any refuse of any kind nor becap material from the improvements being erected on any lot shall be placed on any adjoining libts, streets, or easements. All such material, if not disposed of immediately, must remain on the property on which construction work is in progress, and at the completion of such incovements, such material must be immediately removed

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Clerk's Notes-Art. 4606

Duration of Restrictions All of the restrictions and covenants herein set forth shall continue and be binding upon the Company and upon its successors and assigns for a period of twenty-five (25) years from the date . . this instrument is filed for record in the office of the County Clerk of Harris County, Texas, and shall automatically be extended thereafter for successive periods of fifteen (15) years; | provided, however, that the owners of the legal title to the lots as shown by the records of Harris County, having more than fifty per cent of the front footage of the lots shown on plat of record may release all of the lots hereby restricted from any one or more of said restrictions and covenants, and may release any lot or building sitesshown on said plat from any restriction or covenant created by deed from the Company at the end of the first twenty-five (25) year period or at the end of any fifteen (15) year period thereafter, by executing and acknowledging an appropriate agreement or agreements in writing for such purpose and filing the same for record in the manner then required for the recording of land instruments, at least two (2) years prior to the expiration of the first twenty-five (25) year period, or at least two (2) years before the expiration of any fifteen (15) year period thereafter. Right to Enforce The restrictions herein set forth shall be binding upon the Company, its successors and assigns, and all parties claiming by, through or under it or them, and all subsequent owners of property in old Subdivision, each of whom shall be obligated and bound to observe such restrictions, covenants and conditions, provided, however, that no such person or corporation shall be liable in except in respect to breaches committed during its, his/or their ownership of said property. any such restriction, covenant, or condition shall not operate to invalidate any mortgage, deed of trust, or other lien acquired and hold in good faith against said property, or any part thereof, but such liens may be enforced as against any and all property covered thereby, subject nevertheless to the restrictions, covenants, and conditions herein mentioned. Co. shall have the right to enforce observance and performance of such restrictions, covenants, and conditions, and in order to prevent a breach, or to enforce the observance or performance of same, shall have the right in addition to all other legal remedies, to an injunction either prohibitive or mandatory. The owner of any lot or lots affected shall have the right either to prevent a breach of any such restriction, covenant, Mineral Reservation There is expressly or condition or to enforce performance of same. reserved to the Company, only, and unto its successors and appligns, one thirty-second (1/32nd) of the oil, gas, and other minerals produced and saved from the property embraced in said Subdivision payment for which shall be made as a perpetual royalty interest, free of all The Company, it's successors or assigns, shall never be required to join in the execution of any oil, gas, promineral teace covering said property and shall not be entitled to participate in any bonness or reheals provided for in any such lease. - The purchaser, his heirs, legal representatives, of assigns, shall have the exclusive right to lease said land for oil, gas, and mineral development; provided that any such lease hereafter executed shall nevertheless be subject to the royalty afterest herein reserved. However, the reservation of mineral interest, referred to herein is hereby made subordinate and inferior to any mortgage or lien hereafter created which is made by any governmental agency or insured by or through the Federal Housing Administration, and any renewal, rearrangement or extension thereof, and any foreclosure of said liens will operate to capoel and revoke the Maintenance Fund; A sum reservation of said mineral interest.X equivalent to forty cents (40g) per lineal foot based upon the front footage of each lot shall be added to the cales price of each lot when sold and when ollected from purchasers either out of the cash consideration, or as a part of the deserred purchase consideration, shall be set aside as a maintenance fund and held by Carden Oak Co. and used for the purpose hereinafter

provided. An accounting of such funds shall be made during January of each year for the preceding year, commencing in January, 1940; and a statement of receipts and disbursements of this fund shall be posted in the office of the Company or upon some prominent location upon the property In case such deferred payments are made in in said Subdivicion. installments, the Company shall set aside a proportionate part of all installment payments received for the payment of any lot, on a pro rata basis of the cost of the lot and the amount of the maintenance fund included in the cales price of same. fund so created shall be used for the purpose of maintaining streets, utilities, or for the installation of same, and for such other general purposes as are considered in the interest of and for the general welfare of the property owners of said subdivision as a whole. The maintenance fund may be used for such purposes in the discretion of the Company commencing January 1, 1940. Whe Company reserves the right to transfer said fund and the administration thereof, if and when it so desires, to three (3) individuals who shall be resident property owners in said Subdivision, such persons to constitute a Board of Trustees representing all of the owners of property in said subdivision in the administration of the maintenance fund. The trustees so appointed shall continue to act as such, subject to removal by the Company for any act considered by it adequate, and it shall in such event have the right to appoint successor If at any time the owners of trustees for the administration of said fund; fifty-one per cent (51%) of the lots in said Subdivision (one lot or homesite constituting one ownership) shall become dissatisfied with the management of this trust, they shall have the right to remove any trustee and appoint a substitute trustee, by appropriate petition bearing the signatures of the property owners so acting. The petition shall describe the property owned by each petitioner (this meaning when property is owned by man or wife that either may sign but not both. The petition shall be presented to the Board of Trustees then in office, and if such trustee or trustees, whose removal is desired, does not resign and turn over to the remaining trustees any funds in his possession, upon such request, the petitioners making such request shall have the right to resort to appropriate legal action, The Company also reserves the right to designate and authorize the Board of Trustees, so appointed to administer the maintenance fund as above set forth, to perform all the duties imposed upon it under the heading of "Architectural Restrictions" herein, and upon making such designation in writing the Company chail be released from any and all the duties so imposed upon it. $^{
m S}$ uch right may be exercised by the Company at any time 1t considers it to the best interest of the Subdivision to do so. For the general benefit of Garden Oaks, Section Three Gardon Oaks, Section Two, and Gardon Oaks, Section One, and any other sections of Gardon Oaks, developed in the future, the Company or the Board of Trustees that may be created are hereby given the right to ongolidate the maintenance fund collected or accrued, with all maintenance funds of other sections, provided such consolidated funds would more effectively operate and maintain all sections) more economically than if in separate units. It is agreed that all sales of lots and dedication of streets in said subdivision shall be subject to easements over and across such portions of each lot, as hereinafter designated, as may be deemed appropriate of nedessary for the purpose of installing, using, repairing, and maintaining updic utilities, water, sewer lines, electric lighting, and telephone poles, pipe lines, and dramage ditches or structures and/or any equipment necessary for the performance of any public or quantific utility service and function, with the right of access thereto for the onstruction, maintenance and repairs. purpose of further Such right of access to include the right, without liability on the part of any one or all of the owners or operators of such willighted, to remove any or all obstructions on said easement right-of-way caused by tree with hirube, either on or over-hanging such right-or way, as in their opinion

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Clerk's Notes Art. 4606.

may interfere with the inetallation or operation of their circuits, lines, pipes, or drainage Such easements shall be for the general benefit of the ditches or structures. /2hbdivision and the property owners thereof and are hereby reserved and created in favor of any and all utility companies entering into and upon said property for the purposes aforesaid, and shall extend to only the following portions of said Subdivision; In block thirtytwo (32) no ground easements have been reserved because of the fact that a ten (10) foot easement has been reserved on the property immediately adjoining on the East, however, a five (5) foot aerial easement has been reserved on the East line of Lots one (1), two (2), and three (3). In block thirty-three (33) there is an easement five (5) feet in width off the rear of each lot; an easement five (5) feet in width off the North Side of lot four (4) an casement three (3) feet in width off the East Side of lot five (5), for a distance of twenty (20) feet from the rear property line toward the front property line; an easement three (3) feet in width off the West side of lot six (6) for a distance of twenty (20) feet from the rear property line toward the front property line. There is also a five (5) foot aerial easement off the East side of lot one (1) and a five (5) foot merial easement off the East side of lot ·six (5). X In block thirty-four (34) a tract of land twenty (20) feet in width has been dedicated in the rear of all lots in this block; and the right is reserved for all utilities to be installed in a five (5) foot strip on the North side of this dedicated tract of land; there is an easement five (5) feet in width off the West side of lot eight (8); an easement five (5) feet in width There is further retained a five off the East side of lot nine (9). (5) foot aerial easement off the rear of all lots; there is a five (5) foot aerial easement off . In block thirty-five (35) there is an the East side of lot one (1); easement five (5) feet in width off the rear of each lot; an easement (1) ve (5) feet in width off the Wost side of lot eight (8); an easement five (5) feet in willth, off the East side of lot nine (9); an easement five (5) feet in width off the East side of lot thirty-nine (39); an easement five (5) feet in width off the west side of lat forty (60) an easement three (3) feet in width off the West side of lot thirteen (13), for a distance of twenty (20) feet from the (3) feet in width off the rear property line toward the front property line; an easement three East side of lot fourteen (14) for a distance of twenty (20) feet around the rear property line There is further retained a five toward the front property line.5 (5) foot aerial easement off the East side of lot one (1) where same gd joins the Park in In blook thirty-six (36) there is an easement five (5) feet in Section two. width off the rear of all lots; an easement five (5) feet in width off the west side of lot an easement five (5) feet in width off the East side of lot six (5) an easement rive (5) feet in width off the East side of Lot thirty dix (36) an planeaut fire (5) feet in width off the West; Side of Lot thirty-neven (37); an easement flyc (6) feet an width off an easement five (5) feet in width the South Side of Lot twenty-one (21); off the North Side of lot twenty-three (23); an easement three (3) real in with off the West side of Lot eleven (11) fora distance of twenty (20) feet from the rear property line an easement five (5) feet in width off the East toward the front property line; . Side of lot twolve (12), for a distance of twenty (20) feet from the fram broberty line toward In block thirty peven (37) there is an the front property line. easement five (5) feet in width off the rear of each lot; an easement live (5) feet in width off the West side of lot four (4); an easyment five (5) feet in width mit the tast Side of lot five (5); an easement five (5) feet in width off the East side of thirty (30); an easement five (5) feet in width off the West Side of lot thirty-one 31 an easement three (3) fest in width off the West Side of Not eight (8) for a distance of twenty 200 feet from the rear on comment three (3) feet in property line toward the front property line;

width off the East side of lot nine (9), for a distance of twenty (20) feet from the rear In block thirty-eight (38), there property line toward the front property line. is an easement five (5) feet in width off the rear of each lot; an easement five (5) feet in width off the West side of lot three (3); an easement five (5) feet in width off the East cide of lot four (4) an easement five (5) feet in width off the East side of lot twenty-nine (29); an easement five (5) feet in width off the West side of lot thirty(30); an easement three (3) feet in width off the West side of lot nine(9) for a distance of twenty (20) feet from the rear an easement five (5) feet in property line toward the front property line; width off the East Side of lot ten (10) for a distance of twenty (20) feet from the rear property line toward the front property line. In block thirty-nine(39) there is an easement five (5) feet in width off the roar of all lots; an easement five (5) feet in width off the West side of lot two (2); an easement five (5) feet in width off the East side of lot three (3); an easement five (5) feet in width off the North Side of lot fifteen (15); an easement five (5) feet in width off the South Side of lot twenty-five (25); an easement three (3) feet in width off the East side of lot sixteen (16) for a distance of twenty (20) feet from the rear property line toward the front property line; three (3) feet in width off the West side of lot seventeen (17), for a distance of twenty (20) feet from the rear property line toward the front property line; an easement three (3) feet in width off the East Side of Lot twenty-one (21) for a distance of twenty (20) feet from the rear property line toward the front property line; an easement three (3) feet in width off the West side of lot twenty two (22) for a distance of twenty (20) feet from the rear property , In block forty (40) a tract line toward the front property line. of land twenty (20) feet in width has been dedicated in the rear of all lots in this block; and the right is reserved for all utilities to be installed in a five (5) foot strip on the West Side of this dedicated that sailand where same abuts lots one (1) to six (6) inclusive and a portion of lot seven (7) and the right is reserved for all utilities to be installed in a five (5) foot strip on the South's ide of this dedicated tract of land where same abuts a portion of lot seven (7) and all of love eight (8) to sixteen (16) inclusive; there is an easement five (5) feet in width off the morth Side of lot four (4); an easement five (5) feet in width off the South Side of Lot five (5) No ground easement has been retained on the East side of lot one (1) thand is however, a five (5) feet aerial easement retained on the East side of lot In addition X One (1) and on the rear of all other lots in this block. to the ground easignants above listed, an additional aerial easement of five (5) feet in reserved; resulting in a total overall unobstructed ground easement ten (10) feet wide from the ground upward and an unobstructed acrial easement twenty (20) feet wide from a plane twenty of ground upward centered on the ground easement, this easement being needed particularly by the light and telephone companies for the protection of all overhead wires. The purplishers of property in said subdivision shall be required to keep the weeds cut on the particular greenty owned by each, and shall not permit the accumulation of trach, rubbish, or other what he obstacles on the premises, the easement, or in the alley, or in the street abutti gi thul dame. The area in the street between the pavement and the property lin and It at all times be kept clean and free of unsightly obstacles. This instrument of intation relates to and affects the above described property and shall not affect other property not herein described. In testimony whereof Garden Oaks Co., inselfed to be executed by its President, and its corporate seal affixed hereto has caused these on this 20th de Handle 1 1939. Co. By E.L. Crain, President Randall, Secretary

Clerk's Notes—Art 4606

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Before me, the undereigned authority, State of Texas, County of Harris on this day personally appeared E.L. Crain, President of Garden Oaks Co., a corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and in the capacity therein stated, and as the act and deed of said corporation. Given under my hand and seal of office, this the 20th day of April, 1939. Nell Wiser, Notary Public in and for Harris County, Texas. (Seal) Filed for record April 20,1939 at 1;20 o'clock P.M. Recorded April 22,1939 at 10;00,0'clock A.M. Harry Wkludle Clerk County Court, Harris County, Toxas . By Stelle Holle la Deputy