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√ No. 282984

Garden Caks Co., By President To Restrictions

Btate of Texas County of Harris Whereas, Garden Oaks Co., a Texas corporation, 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:

Reginning at the southwest corner of Garden Oaks, Section Three, as recorded in the map records of Harris County, Texas, same being a point in the north line of the W. P. Morton Survey 1817.50 feet west of the northeast corner of said W. P. Morton Survey; Thence west along the north line of said W. P. Morton Survey 1458.3 feet:

Thence north at right angles with

north line of said W. P. Morton Survey 1458.3 feet; Thence north at right angles with last described course 158.40 feet; Thence on a curve to the right, from the last described course as a tangent, with a radius of 2200 feet and central angle of 15 degrees, 18 minutes, 24 seconds, a distance of 587.73 feet; Thence north 15 degrees, 18 minutes 24 seconds, east tangent to the last described curve 764.61 feet; Thence on a curve to the left, from the last described course as a tangent, with a radius of 2140 feet and central angle of 15 degrees, 18 minutes, 24 seconds, 571.70 feet; Thence north tangent to the last described

curve 425.32 feet to the south line of the J. J. Sweeney Estate Tract; Thence south 89 degrees, 40 minutes, 25 seconds, east along the south line of said J. J. Sweeney Estate Tract 1373.95 feet to the northwest corner of Garden Daks, Section Three; Thence south 0

degrees, 19 minutes, 35 seconds west along the westerly line of said section three, 160.79 feet;
Thence continuing along the westerly line of said section three on a curve to the right, from
the last described course as a tangent, with a radius of 5030 feet and central angle of 11

degrees, 23 minutes 26 seconds, 999.98 feet; Thence south 11 degrees, 43 minutes, 1 second west, tangent to the last described curve 389.68 feet; Thence south 12 degrees, 43 minutes, 25 minutes, 25 minutes, 25 minutes, 25 minutes, 26 minutes, 27 minutes, 27 minutes, 27 minutes, 28 minutes, 28 minutes, 29 minutes, 29 minutes, 29 minutes, 20 minutes, 20

left, from the last described course as a tangent, with a radius of 4160 feet and control angle

of 11 degrees, 43 minutes, 1 second, 850.72 feet; Thence south bagsing 1168.

Last described curve 79.36 feet to point of beginning, with all bearings redescribe to south bagsing to the north line of said W. P. Morton Survey as an east and west line, and containing 79835 fores more on

less and said company has subdivided and platted said property as shown by the map of Garden ...

Oaks, Section Four, filed in volume 1163, page 24, of the map records of Harris County Texas.

Now, therefore, know all men by these presents: That Garden Oaks Co., aces hereby dedicate the streets, avenues, drives and parkways for use by the public as such, reserving their light

to itself, its successors and assigns, to at any time use the same, for the interpretation 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 sugil hereafter be conveyed; subject to

covenants, conditions, stipulations, easements and restrictions as hereinstipulations of the literal conditions. The word "Street" as used herein shall include any street, drive this conditions.

lane, avenue, or place as shown on the recorded plat as a thoroughters,

A "corner lot" is one that abuts on more than one street.

Any lot una dept a corner lot also depend to front on the street upon which is abuts.

A corner lot also depend to

front on the street on which it has its smaller dimension, or if dimensions on moss her one street are approximately the same the Company reserves the right to designate this 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 shall be following restrictions upon the use of said property are hereby established and adopted sabject

to the provisions hereof and shall be made a part of each and every contract and deed executed by or on behalf of Garden Cake Co., by appropriate reference to this dedication and same shall

be considered a part of each contract and deed as though fully incorporated themeth.

RECORDER & MEMORANDUM-All Dr Parts fit The Taxi On This Page Was Not Cleaser Lagible For Estimatory And these restrictions as hereinafter set forth shall be and are nereby 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 Oaks Co., and its successors, and all subsequent purchasers of said property, and each such purchaser by virtue of accepting a contract or deed covering said property small be subject to and bound by such restrictions, covenants and conditions and for the Racial Restrictions terms of this instrument as hereinafter set forth. None of the lots shown on said plat shall be conveyed, leased, given to, or placed in the care of, and no building created thereon shall be used, owned or occupied by any person other than This prohibition however, is not intended to include of the Caucasian Race. the occupancy or use by persons other than of the Caucasian race while employed as servants on the premises. The word "person" as used herein, shall include a corporation or association, Use of Lana any of the stockholders of which are not of the Caucasian Race. (a) Except as herein noted, 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 re-The right is reserved by the Company to construct and maintain vocable at any time. such signs, bill boards, or advertising devices, as is customary in connection with the general (c) No swine shall be kept on said premises. sale of property in this subdivision. (d) No spirituous, vinous, or malt or medicated bitters capable of producing intoxication shall be sold, or offered for sale, on said premises, or any part thereof, nor shall said premises or any part thereof be used of illegal or immoral purposes. Architectural Restrictions No improvements 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 Cars, Section Four, until plans and specifications have been submitted to and approved in writing by Garden Cake Co. Such approval is to include exterior design, the type 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: No residence shall be erected on any lot or home-site where the width of the lot at the (b) All lots in (the tract front building line is less than sixty (60) feet. shall be known and described as residental lots, and no structure shall be erected on any residential building plot other than one detached single-family dwelling not to exceed two (c) No atructure shall be stories in height and a one or two car garage. (d) No trailer, basement, tent, shack, garage, barn or moved onto any lot. other outbuilding eracted in the tract shall at any time be used as a residence, nor shall any residence of a temporary character be permitted. No trailer, trailer house, or movable structure of any kind or type or temporary building shall be erected or maintained on any light except during actual construction of the home being erected thereon, and then such trailer long on temporary building must be on the lot on which construction is in progress nadjoining lots, streets or easements, and at completion of construction, the and not o (6) No garage apartment temporary purilding must be removed immediately. All living quarters on property other than in main for remail purposes permitted. (1) All improvements shall building to be for bone fide servents only. be constructed on the lot so as to front the street upon which such lot faces. (g) Whele corner lots are of equal or nearly equal demensions on two streets, or they are irregular shaped lots, the company reserves the right to designate the direction in which

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such improvements shall face, and such decision shall be made with the thought in mind of the
                                                                          (h) Dwellings on corner
best general appearance to that immediate section.
lots shall have a presentable frontage on all streets on which the particular corner lot fronts.
(1) No residence shall be constructed on any lot or building site in the subdivision of less
actual value than twenty-three hundred fifty ($2,350.00) dollars.
                                                                           These restrictions
as to the value of improvements are based upon labor and material costs as of May 1, 1940, and
all future value of improvements is to be given consideration based upon comparative costs of
labor and material at the time of construction, using the basic value hereinabove given.
(j) The building lines of any residence to be erected shall be as follows: )
Block forty-one (41). The front building line of the residence to be erected on any lot in
this block shall not be nearer than forty (40) feet to the front property line, nor nearer than
ten (10) feet to either side property line of each lot, excepting lotmone; (11);
The east side building line of improvements to be erected on lot one (1), shall not be nearer
                                                                             Block forty-two
than fifteen (15) feet to the east property line of said lot.
(42). The front building line of the residence to be erected on lots four (4) to twenty-two
(22) inclusive, shall not be nearer than forty (40) feet to the front property line nor nearer
                                                                    The front property line of
than ten (10) feet to either side property line.
residence to be erected on lot one (1) shall not be nearer than a line drawn from the following
           From a point on the dividing line between lots one (1) and two (2), thirty (30) feet
from 41st Street, in an easterly direction to a point twenty (20) feet from both the north and
south property lines of lot one (1), thence in a westerly direction to a point on the dividing
line between lots one (1) and twenty-four (24), said point being thirty (30) feet from the
                                                 A line drawn from these points shall govern
north property line of lot one (1).
the front and side building lines of the residence to be erected on this lot.
The front building line of the residence to be erected on lot two (2) shall not be nearen to
the front property line of said lot than a line drawn from a point on the dividing line between
lots one (1) and two (2), thirty (30) feet back from the front property line to a moint on
the dividing line between lots two (2) and three (3), thirty-live (35) feet back from the front
                            The side line building restrictions to be the same as the balance
property line.
                             The front building line of the residence to be erected on lot
of the black.
three (3) shall not be nearer to the front property line than a line drawn from a point on
the dividing line between lots two (2) and three (3), thirty-five (35), leet back from the front
                                  The side line building restrictions to be the same as the
property line.
                                          The front building line of the residence to be erected
balance of the block.
on lot twenty-three (23) shall not be nearer to the front property line than a line drawn from
a point on the dividing line between lots twenty-two (22) and twenty-three (23) Forty (40)
 feet back from the front property line to a point on the dividing line between lote twenty-three
 (23) and twenty-four (24), thirty-five (35), feet back from the front property time.
 The front building line of the residence to be erected on lot twenty-four (Carlenall not be
 nearer to the front property line than a line drawn from a point on the dividing time between
 lots twenty-three (23); and twenty-four (24) thirty-five feet back from the front property line,
 to a point on the dividing line between lots twenty-four (24) and one (1) thirty (30) that
                                                        The side line building restrictions
 back from the front property line.
                                                                    Block forty-three (45)
 to be the same as the balance of the block.
 The front building line of the residence to be erected on any lot shall not be nearer than
 forty (40) feet to the front property line, nor nearer than ten (10) feet to either side
 property line, excepting the side lines of lot one (1) and lot forty-four (44) on which the
 east side building line restrictions shall not be nearer than fifteen (15) feet to the east
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Block forty-four (44). The front building line of property line of said lots. residence to be erected on lots four (4) to thirty-three (33) inclusive, shall not be nearer than forty (40) feet to the front property line, nor nearer than ten (10) feet to either side The front building line of the residence to be erected on lot one property line. (1) shall not be nearer to the front property line than a line drawn parallel to the front The side line building property line twenty (20) feet west thereof. The front building restrictions shall be the same as the balance of the block, line of the residence to be erected on lot two (2) shallnot be nearer to the front property line than a line drawn from a point on the dividing line between lots one (1) and two (2), twenty (20) feet back from the from property line to a point on the dividing line between lots two (2) and three (3), thirty (30) feet back from the front property line. The side line building restrictions shall be the same as the balance of the block. The front building line of the residence to be erected on lot three (3) shall not be nearer to the front property line than a line drawn from a point on the dividing line between lots two (2) and three (3), thirty (30) feet back from the front property line to a point on the dividing line between lots three (3) and four (4) forty (40) feet back from the front property The side line building restrictions shall be the same as the balance of the block. The front building line of the residence to be erected on lot thirty-four (34) shall not be nearer to the front property line than a line drawn from a point on the dividing line between lots thirty-three (33) and thirty-four (34), forty (40) feet back from the front property line to a point on the dividing line between lots thirty-four (34) and thirty-five (35), thirty (30) The side line building restrictions feet back from the front property line. The front building line of the shall be the same as the balance of the block. residence to be erected on lot thirty five (35) shall not be nearer to the front property line then a line drawn from a point on the dividing line between lots thirty-four (34) and thirtyfive (35), thirty (30) feet back from the front property line to a point on the dividing line between lot thirty-five (35) and lot one (1), twenty (20) feet back from the front property line. The side line building restrictions shall be the same as the balance of the block. Block forty-five (45). The front building line of a residence to be erected on all lots from four (4) to forty (40) inclusive, shall not be nearer than forty (40) feet to the front property line, and the side building lines shall not be nearer than ten (10) feet to either side property The front building line of the residence to be erected on lot one (1) shall not be nearer than thirty (30) feet to the front property line, and the side building lines shall not be nearer than Tifteen (15) feet to the east property line, nor ten (10) feet to the west The front building line of the residence to be erected on lot two property line. (2) shall not be nearer to the front property line than a line drawn from a point on the dividing line between lots one (1), and two (2), thirty (30) feet back from the front property line to a point on the dividing line between lots two (2), and three (3), thirty-five (35) The side line building restrictions feet back from the front property line. The front building line of to be the same as the balance of the blook. the residence to be erected on lot three (3) shall not be nearer to the front property line than a line grawn from a point on the divding line between lote two (2) and three (3), thirtyfive (35) regt back from the front property line to a point on the dividing line between lots three (B) and four (4), forty (40) feet back from the front property line, The side line building restrictions to be the same as the balance of the block, The front building line of the residence to be erected on lot forty-one (41) shall not be nearer to the front property line than a line drawn from a point on the dividing line between lots forty (40) and forty-one (41), forty (40) feet back from the front property line to a point

> HECORDER'S MEMORANDUM All Gr Parts Of The Test On This Page Was Not Classly Legible For Baltefactory | Reservition

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on the dividing line between lote forty-one (41) and forty-two (42), thirty-five (35) feet back
                                                      The side line building restrictions to be the same
        from the property line.
                                                  The front building line of the residence to be
        as the balance of the block.
        erected on lot forty-two (42) shall not be nearer to the front property line than a line drawn
        from a point on the dividing line between lots forty-one (41) and forty-two (42), thirty-five
        (35) feet back from the front property line to a point on the east property line twenty-five
                                                                             The side building line
        (25) feet south of the north property line.
                                                                                    . The west building
        shall not be nearer the east property line than fifteen (15) feet.
                                                                                         The front
        line shall not be nearer the west property line than ten (10) feet.
        building line of the residence to be erected on lots forty-three (43) to forty-six (46) inclusive,
        shall not be nearer than twenty-five (25) feet to the front property line.
        The side line building restrictions to be same as the balance of the block.
                                   The front building line of the residence to be erected on all lots in
        Block forty-six (46).
         this block shall not be nearer than forty (40) feet to the front property line, nor nearer than
         ten (10) feet to either side property line, excepting the side building line on lots one (1)
        and forty (40) on which the east side building line shall not be nearer than fifteen (15) feet
                                               Block forty-seven (47). The front building line of the
         to the east property line.
        residence to be erected on all lots in this block from one (1) to thirty-nine (39) inclusive,
         shall not be nearer than forty (40) feet to the front property line, nor nearer than ten (10)
19 ( 30
         feet to either side property line, excepting the side building line on lot one (1) on which
         the east building line of said lot shall not be nearer than fifteen (15) feet to the east property
                  The front building line of the residence to be erected on lot forty [40] Bhall not be
         nearer to the front property line than a line drawn from a point on the dividing line between
         lot thirty-nine (39) and lot forty (40), forty (40) feet back from the front property line, to
         a point on the dividing line between lots forty (40) and forty-one (41), thirty-five (35) feet back
                                               The side line building restrictions to be the same
         from the front property line.
                                                   The front building line of the residence to be erected
         as the balance of the block.
         on lot forty-one (41) shall not be nearer than thirty-five (35) feet to the front property line,
         and the west side building line shall not be nearer than ten (10) feet to the west property line,
         and the east side building line shall not be nearer than fifteen (15) feet to the east property
                  The front building line of the residence to be erected on lots forty-two (42) to
         forty-six (46) inclusive, shall not be nearer than twenty-five (25) feet to the front property
                 The side line building restrictions to be the same as the balance of the block.
         Block forty-eight (48). The front building line of residence to be erected on all lots in
         this block except lot twenty-two (22) shall not be nearer than forty (40) feet to the front.
         property line, nor the side building line nearer than ten (10) feet to either side property line,
        excepting the east side line building restrictions on lot one (1) shall be refreen (15) reet
         from the east property line. on lot twenty-two (22) no residence shall be exected nearer than
         twenty-five (25) feet to the front property line, nor nearer than ten (10) feet to either side
                                       (k) No fence, wall, hedge, nor any pergola on other detached
         property line.
          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 without the consent of the Company
          (1) No radio aerial wires shall be maintained on any portion of any lot forward or the front
                                                      (m) No garage, barn, servantle house or other
          building line of said lot.
          butbuilding of any kind shall be erected on any lot nearer than one hundred (100) feet to the
          front property line, nor nearer than five (5) 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
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Art 4606

servant's quarters attached to main residence must be in rear of same. No outbuilding shall exceed in height No outside tollets will be permitted. 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 The right is reserved by the Company to change to which it is appurtenant. these restrictions in the case of unusual or irregularly shaped lots or lots unusual in size, where same is required for the advantage and 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 same 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 (c) No building material of any kind or character shall attractive color. 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 (p) No stumps, trees, underbrush or any refuse pavement and property line.~ of any kind nor scrap material from the improvements being erected on any lot shall be placed All such material, if not disposed on any adjoining lots, streets or easements. of immediately, must remain on the property on which construction work is in progress, and at the completion of such improvements, such material must be immediately removed from the property. All of the restrictions and covenants herein set forth shall con-Duration of Restrictions. timue and be binding upon the Company and upon its successors and assigns for a period of twentyfive (25) years from the date this instrument is filed for record in the office of the County -Clerk of Harria 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 herey restricted from any one or more of said restrictions and covenants, and may release any lot or building site shown 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 Right To Enforce. The restrictions herein set forth shall be period thereafter. 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 said 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 except in respect to breaches committed during its, his or their ownership of said property. such restriction, covenant or condition shall not operate to invalidate any mortgage, deed of trust, or other lien acquired and held in good faith against said property, or any part thereof, but such lient may be enforced as against any and all property covered thereby, subject nevertheless to the restrictions, covenants and conditions herein mentioned. Garden Caks Con shall have the right to enforce observance and performance of such restrictions, ocvenants and conditions, and in order to prevent a breach, or to enforce the observance or ; performance of seme, shall have the right in addition to all other legal remedies, to an in-The owner of any lot or lots affected shall; junction either prohibitive or mandatory. have the right either to prevent a breach of any such restrictions, covenant or condition or to

RECORDER'S MEMORANDUM;
All Ge Paris Of the Tast On this Page
Was Not Clarify Lightle For Satisfactory
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Mineral Reservation. There is expressly reserved to the company, enforce performance of same. only, and unto its successors and assigns, 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 cost and expense. The company, its successors or assigns, shall never be required to join in the execution of any oil, gas or mineral lease covering said property and shall not be entitled to participate in The purchaser, his heirs, any bonuses or rentals provided for in any such lease. legal representatives or assigns, shall have the exclusive right to lease said land for oil, gas and mineral development, provided that any such lease hereafter executed snall nevertheless be subject to the royalty interest 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 cancel and revoke the reservation of said mineral interestive Maintenance Fund A sum equivalent to forty cents (40¢) per lineal foot based upon the front footage of each lot shall be added to the sales price of each lot when sold, and when collected from purchasers either out of the cash consideration, or as a part of the deferred purchase consideration, shall be set aside as a maintenance fund and held by Garden Caks Co., and used An accounting of such funds shall be made for the purpose dereinafter provided: during the January of each year for the preceding year, commencing in January, 1941; 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 said subdivision, In case such deferred payments are made in installments, the Company shall set aside a pro portionate part of all installment phyments 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 sales price The maintenance fund so created shall be used for the purpose of of same. maintaining atroets, 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 The maintenance fund may be used for such purposes of said subdivision as a whole. The company reserves in the discretion of the Company commencing January 1, 1941. 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 eastweeth division 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 lect considered by it adequate, and it shall in such event have the right to appointing succession trustees If at any time the owners of fifty one ger cent for the administration of said fund. (51%) of the lots in said subdivision (one lot or homesite constituting one ownership) whati become dissatisfied with the management of this trust, they shall have the right to remove any trustees and appoint a substitute trustee, by appropriate petition bearing the eignature of the The petition shall describe the property owned by each property owners so setling. 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 company also reserves the right to resort to appropriate legal action. 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 RECORDER'S MEMORANDIM:
All Or Parts Of The Test On This Page
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-Art. 4606

heading of "Architectural Restrictions" herein, and upon making such designation in writing the company shall be released from any and all the duties so imposed upon it. Such right may be exercised by the company at any time it considers it to the best interest of the subdivision to do so. For the general benefit of Garden Oaks, Section Four, Garden Caks, Section Three, Garden Caks, Section Two, and Garden Caks, Section One, and any 7 % other sections of Garden Oaks, developed in the future, the company or the Board of Trustees that may be created are hereby given the right to consolidate 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 If a lot is leased where improvements are to be erected thereon by or through F. H. A. Insurance Plan, the price of the lot will include the maintenance charge of forty (40%) cents Maintenance charge to be paid by lessor in five (5) equal annual per front foot. payments, or sooner if lessor so elects. Easements. 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 or necessary for the purpose of installing, using, repairing, and maintaining public utilities, water, sewer lines, electric lighting and telephone poles, pipe lines, and drainage ditches or structures and/or any equipment(necessary for the performance of any public or quasi-public utility service and function, with the right of access thereto for the purpose of further con-Such right of access to include the right, struction, maintenance and repairs. without liability on the part of any one or all of the owners or operators of such utilities, to remove any or all obstructions on said easement right-of-way, caused by (trees, brush, shrubs either on or over-hanging such right-of-way, as in their opinion may interfere with the installation or operation of their circuits, lines, pipes, or drainage ditches or structures. Such easements shall be for the general benefit of the subdivision and the property owners thereof and are hereby reserved and orented 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 In block forty-one (41), a tract of land twenty portions of said subdivision; (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 ten (10) foot strip on the north side of this There is an easement five (5) feet in width off the dedicated tract of land. and an easement five (5) feet in width off the east side west side of lot thirteen (13); In block forty-two (42), there is an easement five of lot fourteen (14). (5) feet in width off the rear of all lots, except lot one (1); 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 side of lot four 4); an easement five (5) feet in width off the east side of lot twenty-one (21); an easement five (5) feet in width off the west side of lot twenty-two (22). An easement three (3) feet in width off the west side of lot one (1) a distance of twenty (20) feet from the intersecting point of the dividing lines of lots one (1) and two (2) and lots one (1) and twenty-four (24), south towards 41st Street; an easement three (3) feet in width of the east side of lot two (2) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot one (1) for a distance of twenty (20) feet from the intersecting points of the dividing lines between lots one (1) and two (2), and lots one (1) and twenty-four (24), north towards Althea Drive; an easement three (3) feet in width off the east side of lot twenty-four (24) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot nineteen (19) for a distance of twenty (20) feet from the rear property line towards the front

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Clerk's Notes-Art 4606

an easement three (3) feet in width off the west side of lot twenty (20) for a distance of twenty (20) feet from the rear property line towards the front property line. An block forty-three (43), there is an easement five (5) feet in width off the rear of each lot; an eagement five (5) feet in width off the west side of lot thirteon (13); an easement five (5) feet in width off the east side of lot fourteen (14); an easement five (5) feet in width off the east side of lot thirty-two (32); Xan easement five (5) feet in width off the west side There is an easement three (3) feet in width off the west side of lot thirty-three (33). of lot seven (7) for a distance of twenty (20) feet from the rear property line towards the an easement three (3) feet in wiath off the east side of lot eight (8) for a distance of twenty (20) feet, from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot twenty-three (23) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot twenty-four (24) for a distance of twenty (20) feet from the rear property line towards the front property line; / an easement three (3) feet in width off the east side of lot twenty-nine (29) for a distance of twenty (20) feet from the an easement three (3) feet in width off rear property line towards the front property line; the west side of lot thirty (30), for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot thirty-three (33) for a distance of twenty (20) feet, from the rear property lindictowards the front property line; an easement three (3) feet in width off the west side of lot thirtyfour (34) for a distance of twenty (20) feet from the rear property line towards the front an easement three (3) feet in width off the east bide of lot forty-three (43) a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot forty-four (44) for a distance of twenty (20) feet from the rear property line towards the front property line. In block forty-four (44), there is an easement five (5) feet in width off the rear of all lots, except lot one (1); an easement five (5) feet in width off the west side of lot seven (7); an essement five (5) feet in width off the east side of lot eight (8); an essement five (5); feet in width off the east side of lot twenty-eight (28); an easement five (5) feet in width An easement three (3) feet in off the west side of lot twenty-nine (29). width off the southwest side of lot one (1) for a distance of twenty (20) feet from the intersecting point of the dividing lines between lots one (1) and two (2), and lots one (1) and thirty-five (35) towards 42nd Street; an easement three (3) feet in width off the east side of lot two (2) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the northwest side of lat one (1) for a distance of twenty (20) feet from the intersecting point between lots one (1) and two (2) and lots one (1) and thirty-five (35), towards Gardenia Drive; han easement three (3) in width off the southeast side of lot thirty-five (35) a distance of twenty (20) feet from the intersecting point of the dividing lines between lots one (1) and two (2) and lots one (1) and thirty-five (35) towards Gardenia Drive; an easement three (3) feet in width off the east side of lot eighteen (18) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot mineteen (19) for a distance(of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot twenty-five (25) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot twenty-six (26) for a distance of twenty (20) feet from the rear property line towards the an easement three (3) feet in width off the east side of lot thirty-one front property line;

(31) for a distance of twenty (20) feet from the roar property line towards the front property line; an easement three (5) feet in width off the west side of lot thirty-two (52) for a distance of twenty (20) feet, (from the rear property line towards the front property line. In block forty-five (45), there is an easement five (5) feet in width off the rear of all lots except lot forty-two (42); an easement five (5) feet in width off the east side of lot fortyone (41) where same adjoins the rear of lot forty-three (43); an easement five (5) feet in width off the south side of lot forty-six (46); an easement five (5) feet in width off the west side of lot eleven (11); an easement five (5) feet in width off the east side of lot twelve (12); an easement five (5) feet in width off the east side of lot thirty-four (34); an easement five (5) feet in width off the west side of lot thirty-five (35). An easement three (3) feet in width off the west side of lot two (2), a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (5) feet in width off the east side of lot three (3) for a distance of twenty (20) feet from the rear an easement three (3) feet in width off property line towards the front property line; the east side of lot twenty-three (23) for a distance of twenty (20) feet from the rear property an easement three (3) feet in width off the west line towards the front property line; side of lot twenty-four (24) for a distance of twenty (20) feet from the rear property line an easement three (3) feet in width on the east towards the front property line: side of lot twenty-eight (28) for a distance of twenty (20) feet from the rear property line towards the front property line; am easement three (3) feet in width off the west side of lot twenty-nine (29) for a distance of twenty (20) feet from the rear property line towards an easement three (3) feet in width off the east side of lot thirtythe front property line; three (33) for a distance of twenty (20) feet from the rear property line towards the front an easement three (3) feet in width off the west side of lot thirty-four (34) property line; for a distance of twenty (20) feet from the rear property line towards the front property line; an dasement three (3) feet in width off the east side of lot thirty-seven (37) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot thirty-eight (38) for a distance of twenty (20) feet from the rear property line towards the front property line; - an easement three (3) feet in width off the east side of lot forty-one (41) for a distance of twenty (20) feet from a point where the dividing line between lots forty-two (42) and forty-three (43) intersects the east property line of lot forty-one (41), towards the front of lot forty-one (41); an easement three (3) feet in width off the west side of lot forty-two (42) for a distance of twenty (20) feet from a point where the dividing line between lots forty-two (42) and forty-three (43) intersects the east property line of lot forty-one (41) towards the north property line of lot forty-two (42); (an easement three (3) feet in width off the south side of lot forty-two (42) for a distance of twenty (20) feet from a point where the dividing line between lots forty-two (42) and forty-three (43) intersects the east property line of lot forty-one (41), towards an easement three (3) feet in width off the north side of lot forty-three (43) Alba Street: for a distance of twenty (20) feet from the rear property line towards the front property line. In block forty-six (46), there is an easement five (5)/feet in width off the rear of all lots; an easement five (5) feet in wiath off the west side of lot eight (8); an easement five (5) feet in width off the east side of lot nine (9); an easement five (5) feet in width off the east side of lot thirty-three (33); an easement five (5) feet in width off the west side of An easement three (3) feet in width off the west side of lot hot thirty-four (34). one (1) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot two (2) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement

പൃത്തം 28 കുറുന്നത്ത് പ്രത്യായ അവര് അവര് വരുന്നു. അവര് നട്ടുന്ന പ്രത്യായ അവര് എന്ന് നായി എന്നായ വേള് വെയ്യുക്ക ഇത് അത്രത്ത് നായി അത്രത്ത്ത് വരുന്ന നിന്നു വരുന്നു. ഇത് ആര് പ്രത്യായ അതുത്ത്വെയുടെ നിരുത്യ വര് വര് വര് അത്യയില

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three (3) feet in width off the east side of lot two (2) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot twenty-three (23) for a distance of twenty (20) feet from the rear property line to the front property line; an easement three (3) feet in width off the west property line of lot twenty-four (24) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot twenty-eight (28) for a distance of twenty (20) feet from the rear property an easement three (3) feet in width off line towards the front property line; the west property line of lot twenty-nine (29) for a distance of twenty (20) feet from the In block forty-seven rear property line towards the front property line. (47), there is an easement five (5) feet in width off the rear of all lots, except lot forty-one (41); an essement five (5) feet in width off the west side of lot seven (7); an essement five (5) feet in width off the east side of lot eight (8); an easement five (5) feet in width off the east side of lot thirty-eight (38); an easement rive (5) feet in width off the west side of lot thirty-nine (39); an easement five (5) feet in width off the south side of lot forty-six (46); an easement three (3) feet in width off the west side of lot two (2) for a distance of twenty (20) fact from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot three (3) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot twenty-five (25) for a distance of twenty (20) feet an easement three (3) feet from the rear property line towards the front property line; in width off the west side of lot twenty-six (26) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the east side of lot thirty-one (31) for a distance of twenty (20) feet from the rear property line towards the front property line; an easement three (3) feet in width off the west side of lot thirty-two (32) for a distance of twenty(20) feet from the rear property line an easement three (3) feet in width off the east towards the front property line; elde of lot forty (40) for a distance of twenty (20) feet from a point where the dividing line between lots forty-one (41) and forty-two (42) intersects the east property line of lot forty (40) towards the front property line of lot forty (40); an easement three (3) feet la width off the west side of lot forty-one (41) for a distance of twenty (20) feet from a point where the dividing line between lots forty- one (41) and forty-two (42) intersects the east property line of lot forty (40) towards the front property line of lot forty-one (41); an eagement three (3) feet in width off the south side of lot forty-one (41); and an easement three (3) In block forty-eight, feet in width off the north side of lot forty-two (42). (48), a tract of land twenty-five (25) feet () in width has been dedicated in the rear of all lots from lot three (3) to twenty-one (21) inclusive, in this block and all the north elds of lot twenty-two (22), and the right is reserved for all utilities to be installed in a ten (10) foot strip on the south side of this dedicated tract of land. There is an essement five (5) feet in width off the west side of lot four (4) the essement five (5) feet in width off the east side of lot five (5); an easement five (5) feet in width off the east side of lot three (5) for a distance of sixty-five (65) feet from the rear towards the front property line; an easement five (5) feet in width off the west end of lot twentytwo (22); an casement five (5) feet in width off the south side of lot twenty-two (22) for an easement five (5) feet in width off a distance of 53.22 feet from the west line; An easement three (3) feet in width off the rear of lot one the rear of lot two (2). (1) for a distance of twenty (20) feet from the west property line towards Alpa Street; an easement three (3) feet in width off the south side of lot twenty-two (22) for a distance of

twenty (20) feet from a point where the dividing line between lots one (1) and two (2) intersects the south property line of lot twenty-two (22) towards Alba Street; (3) feet in width off the west side of lot two (2) for a distance of twenty (20) feet from the an easement three (3) feet in width rear property line towards the front property line; , off the east side of lot three (3) for a distance of twenty (20) feet from a point where the south line of lot twenty-two (22) intersects the dividing line between lots two (2) and three In addition to the (3) towards the front property line of lot three (3). ground easements above listed, an additional aerial easement of five (5) feet is reserved; resulting in a total overall unobstructed ground easement ten (10) feet wide from the ground upward and an unobstructed aerial easement twenty (20) feet wide from a plane thirty (30) feet above the 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. Upkeep. The purchasers of property in said subdivision snall be required to keep the weeds cut on the particular property owned by each, and shall not permit the accumulation of trash, rubbish, or other unsightly obstacles on the premises, the easement, or in the alley, or in the street abutting the same. The area in the street between the pavement and the property line shall at all times be kept clean and free of unsightly obstacles. This instrument of dedication relates to and affects the above described property and shall In testimony whereof, Garden not affect other property not herein described. Oaks Co., has caused these presents to be executed by its president, and its corporate seal affixed hereto on this 23rd day of August, 1940,

Garden Cake Co., By E. L. Crain, President.

Attest: Katy Randall, Secretary. (Seal)

State of Texas County of Harris Before me, the undersigned authority, 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 23rd day of August, 1940.

Geo. M. Jackson, Notary Public in and for Harris County, Texas. (Seal)

Filed for record Aug. 23, 1940 at 1:45 o'clock P.M. Recorded Sept. 10, 1940 at 9:55 o'clock A.M.

Clerk County Court, Harris County, Texas. By The Solve Deputy

Clerk's Notes-Art 4606

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