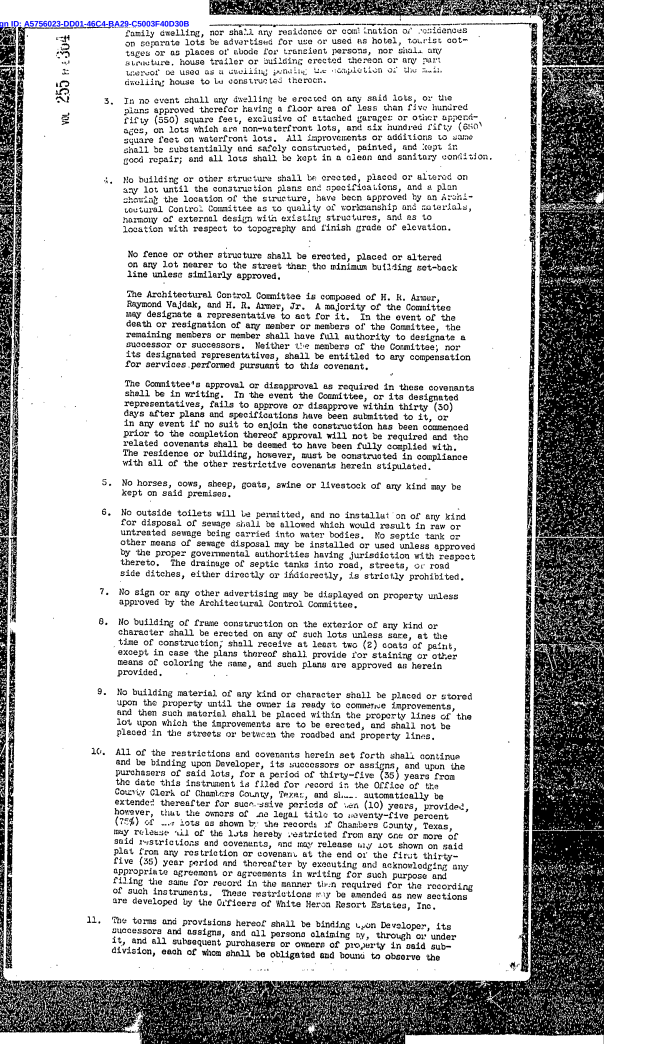
023-DD01-46C4-BA29-C5003F40D30B EXECUTED this the δ day of A 1964 ž 202 THE STATE OF TEXAS BEFORE ME, the undersigned authority, in and for said County and LState, COUNTY OF HARRIS this day personally appeared W. WALTER HOOVER and RUTH M. HOOVER, his wife, both known to me to be the persons both known to me to be the persons whose name: are subscribed to the foregoing instrument, and acknow-ledged to me that they each executed the same for the purposes and consideration therein expressed, and the said RUTH M. HOOVER, wife of the said W. WALTER HOOVER, having been examined by me privity and apart from her husband, and having the same fully explained to her, she, the said RUTH M. HOOVER acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. OFFICE, this the S day of August. A.D. 1964. GIVEN UNDER MY HAND AND SEAL OF Sterfe R. R. ZIERLEIN Notary Public in and for (Vaniana) Harris County, Texas WHITE HERON RESORT ESTATES, INC. 2311 TO THE PUBLIC STATE OF TEXAS COUNTY OF CHAMBERS WHEREAS, White Heron Resort Estates, Inc., hereinafter called "Developer," is the owner of all of the lots, tracts and parcels of land shown upon that certain map or plat of a subdivision designated as White Heron Resort Estates, Inc. Section purposes: NOW, THEREFORE, White Heron Resort Estates, Inc. does hereby dedicate said property in accordance with the dedication appearing upon said map and agrees that the land shown to be subdivided into numbered lots according to said map is held and shall nereafter be conveyed subject to the covenants, conditions, stipulations, and restrictions, as hereinafter set forth. For the purpose of creating and carrying out a unifors plan for the improvement For the purpose of creating and carrying out a uniform plan for the improvement and sale of said property in suid subdivision, as a restricted subdivision, the following restrictions upon the use of said property are hereby established and adopted, and shall be made a part by appropriate reference to this instrument, of each and every contract, aced and lease by Developer covering the numbered lots set forth on said map, and same thall be considered a most of such such such the does and leave to the the same chall be considered a part of each such contract, deed and lease, as though fully incorporated therein. And the restrictions hereinafter set forth, except as nearly otherwise pro-vided shall be and are hereby imposed upon each numbered lot in suid subdivision, as Vidéd shall be and are hereby imposed upon each numbered iot in said subdivision, as shown by said map and as referred to herein, and sume shall constitute covenants rounning with the land and shall be binding upon and shall insure to the henefit of Developer, its successors and assigns, and all subsequent purchasers of said property, under heirs, executors, administrators, successors and assigns, and each such party, by virtue of accepting a contract, deed, or lease covering said property, shall be cublear to and hound by such restrictions, covenants and conditions as hereing/ter subject to and bound by such restrictions, covenants and conditions as hereingiter Set forth. 1. None of said lots or the improvements erected thereon shall be used for anything other than private residential purposes. No tent, lean-to, shack or other temporary structure of any character shall be constructed on any of said lots. No structure, other than a single residence, designed and constructed for use by single family, together with such servant's quarters, garages and other structures as may be suitable and proper for the use and occupancy of suid residence as a single family dwelling, shall be constructed on any lot, nor shall any residence constructed thereon be converted into or thereafter used as a duplex, apartment house or any form of multiple NЙ



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6023-DD01-46C4-BA29-C5003F40D30B same provided, however, that no such person shall be liable, except in respect to breaches committed during his or their ownership of said ₫ property. 12. The waiver of any particular restrictions, covenant or condition shall not be construed as and shall not constitute the waiver of any other restriction, covenant or condition. 13. Each lot owner in White Heron Resort Estates, Inc. shall be subject to a monthly maintenance charge of \$2,00 for fogging and keepin; ditches clean, and any lighting and other general maintenance including any park area maintenance that Developer may decm necessary. This maintenance park area maintenance that Developer may deem necessary. This maintenance charge shall be secured by a vendor's lien and is to be prid monthly, in advance, on the first day of each month, and said amount shall be prid to the Developer, its successors or assigns. Such monthly maintenance charges may be adjusted, altered or waived from year to year as the maintenance needs of all sections of White Heron Resort Estates, Inc. Addition may require. Such maintenance charge on each lot shall septim and accrue only against those lots which may hereafter be solu, conveyed or leased by Developer for use, and shall not average against those lots remaining in the name of Developer. Developer shall have the right to dis-continue and abandon such annual charges by filing c written instrument with the County Clerk of Chambers County, Texas, evidencing such intention. 14. No unsightly storage that is visible from the street shall be permitted on any lot. 15. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot. 16. This instrument of dedication and the restrictions and covenants there-in contained relate to and affect the numbered lots designated on said subdivision map. If the parties hereto, or any of them, or their heirs or assigns, shall violate or attempt to violate any of the covenants herein, it shall be latitl for any other person or persons owning any real property situated in said nevelopment or subdivision to prosesute any proceedings at law or in equity against the person of persons violating or attempting to violate any such covenants and in order to prevent it or them from so using or to recover damages or other dues for such violation. The undersigned, W. M. Edmonds and Leroy Eamonds, the legal owners and holders of record indebtedness against the above described property, here now by the execution of this instrument, subordinate such indebtedness to the restrictions above set out, and give consent to the restricting of such property in the manner aforecald. White Heron Report Estates, Inc. Developer Lien Holder Lion Holder THE STATE OF TEXAS § OUTTY OF BARRIS LEFORE ME, the undersigned, a Notary Public in and for Harris County, Texas, in this day personally appeared Harry R. Armer, President of White Heron Report Extracts, inc., W. M. Edmonds, and Leroy Edmonds, Lien Holders, known to me to be the persons whose mamos are subscribed to the foregoing instrument, and acknowledged to me that they such executed the same for the purposes and consideration therein expressed, and in the capacities therein stated. GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 27 day of 200 Notary Public in and for Harris County, Texas

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: 	The State of Texas, Know All Men by These Presents: country of chambers Image: Country of chambers	
<u>200 n</u>	THAT WHITE HERON RESORT ESTATES, INC., a Texas Corporation,	
ğ	of the County of Harris, State of Texas for and in consideration	
	of the sum of TEN AND NO/100 (\$10.00)	
	and other good and valuable consideration,	
	to it in hand paid by Lois Louise Johnston, a feme so o, the receipt and sufficiency of which is hereby acknowledged,	
	State Stat	
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	have Granted, Sold and Conveyed, and by these presents do Grant, Sell and Convey, unto the said	
	Lois Louise Johnston, a free sole, of the County of Harris State of Texas all that certain	and the second
	of the County of Harris State of Texas all that certain property described as follows; to-wit:	
	Lot Eight (8), in Block Two (2), of WHITE	
	HERON RESORT ESTATES, INC., SECTION ONE (1), in Chambers County, Texas, according to the Official plat thereof recorded in volume 3	
	Page 7 of the plat records of Chambers County, Texas	
	This conveyance is made and accepted, subject to any and all restrictions,	1
	easements, mineral reservations, and exceptions, mineral leases, and right-of-way of record in the County Clerk's office in Chambers County, Texas.	t Tair all
	TO HAVE AND TO HOLD the above described premises, together with all and singular the rights	
111	and appurtenances thereto in anywise belonging unto the said Lois Louise Johnston, a feme sole,	
	her es heirs and assigns forever and it do'hereby bind itself, its	
11	ners, executors and administrators, to Warrant and Forever Defend, all and singular the said premises	
	unto the said Lois Louise Johnston, a feme sole, her	
	heirs and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof.	
	WITNESS our bands at Houston, Texas,	
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	Witherest Requerts Corautar: WHITE HERON RESORT ESTATES, INC.	i e si frensi Nationalisti
	Contract Course of Course	
	President	
	Secretary	e en
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