OAK GROVE

COVENANTS & CONDITIONS

REAL PROPERTY RECORDS

8100761

Same

THE STATE OF TEXAS

COUNTY OF MONTGOMERY

RECORDER'S MEMORANDUM:

At the time of recordation, this instrument was found to be inadequate for the best photographie reproduction because of illegibility, carbon or photo copy, discolored paper, etc. All bockouts, additions and changes were present at the time the instrument was filed and recorded

WHEREAS, TOM A. MARTIN, TRUSTEE, is the owner of a certain tract or parcel of land containing 73 Acres of land in the Beasley Prewett Survey, Abstract A-420 in Montgomery County, Texas, and;

WHEREAS, said tract has been subdivided into a recorded subdivision known as OAK GROVE, does hereby create the following set of restrictions in order to insure to all purchasers in said subdivision that the properties thereof will be developed and maintained in a uniform manner to the mututal benefit of itself and all future owners; and accordingly, the following conditions, restrictions, and covenants are hereby established to be covenants running with the land, binding upon all tracts and future purchasers, or owners, their heirs and assigns and all parties or persons holding possession under such purchasers or future owners in OAK GROVE. Each purchaser or future owner, or party holding possession under person, agree that as part of the consideration for their purchase and deed that they shall be subject to and bound by the conditions, restrictions, and covenants as herein set forth.

NOW, KNOW ALL MEN BY THESE PRESENTS, THAT TOM A. MARTIN, TRUSTEE, acting by and through his duly authorized officers, of the County of Montgomery, State of Texas, in consideration of the premises set forth above, do herewith place the following restrictions upon said OAK GROVE and each and every part and parcel thereof, to wit:

- 1. The conditions and restrictive covenants shall be binding upon the land and the purchaser thereof until January 1, 1996, and may be extended for additional ten (10) year periods thereafter, provided that three-fourths (3/4) of the owners of tracts in said subdivision shall agree in writing properly filed in the office of the County Clerk of Montgomery County, Texas, that the said restrictions shall be continued for such period, and provided that such written agreements shall be made and filed within the last two (2) years of the period during which the restrictions are enforceable. In any instrument of extension the three-fourths, or 75% shall be calculated upon the basis of one vote for each lot in said subdivision which is under these restrictions.
- 2. If any of the said parties shall violate any of the covenants herein contained it shall be lawful for any other person or persons owning real property interest therein situated in said addition to prosecute such proceedings at law or in equity against violators and to recover damages for the breach thereof for both injuctions and damages, or for any other relief obtainable for such violation.
- 3. It is understood that no act or omission upon the part of any party hereto or any person hereafter acquiring an interest in said property by, through, or under same shall ever be construed as a waiver of the operation or enforcement of these covenants and restrictions, and easements. It is further provided that the invalidation of any one or more of these easements, covenantsm or restrictions or any part thereof, by a judgement of a Court, or any court order or in any other fashion shall not in any way affect the other provisions hereto which shall remain in full force and effect.
- 4. All lots in said subdivision shall be known and described as single family residential lots.
- 5. No residence shall be erected upon the property, which does not contain at least 800 square feet of living space. No residence shall be closer to the front property line than 75%. On lots 113 thru 122, only conventional homes of 1000 square feet minimum built on slab, block or pier foundations will be allowed.
- 6. Mobile Hones or Travel Trailers may be used as homes providing they contain at least 300 square feet of living area. These homes must be clean and in good condition at time of moving onto the lot. If they are over 5 years old, approval to move them onto a lot must be received in advance in writing from TOM A. MARTIN, his heirs, or assigns. No mobiles or travel trailers allowed on lots 113 thru 122.
- 7. Whenever a residence is established on the property all tollets shall be connected with a septic system that meets the Montgomery County Health Department standards. All residences must connect to the Central Water System.

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- 8. No hogs, goats, or commercial livestock other than one (1) horse or one (1) cow, domestic foul, and household pets such as dogs, cats and birds will be allowed to be kept on a lot.
- 9. No noxious or offensive trade or activity shall be carried on upon this property, nor shall anything be done thereon which may become an annoyance or nuisance to the neighborhood such as allowing junk automobiles or excessive garbage and trash accumulation on the property.
- 10. Drilling or exploration of minerals is not allowed. The water well and plant is restricted to the reserve for water well.
- 11. No sign of any kind shall be displayed to the public view on any lot except one small sign of not more than six feet square advertising the property for rent or sale. The developer is allowed two large signs in the subdivision advertising the subdivision lots for sale, etc.
- 12. All residences and buildings must adhere to the subdivision plat setback lines.
- 13. All fence that faces a street must be of wood or steel construction. No barb-wire fencing facing a street is allowed. Any animals or birds must be fenced behind residence, no closer to street than 75°, except for corner lots which may be fenced for animals up to 40° from side lot line.
- 14. All structures placed on the property must have finished exteriors such as brick, varnish or paint, etc.
- 15. No property owner shall excavate, remove or sell the soil other than what may be necessary for the reasonable use, upkeep and maintenance of the property. No property owner will remove any timber larger than 6" in diameter except at the exact location for a home and driveway. Any other removals must be approved in advance by TOM A. MARTIN.
- 16. All property owners upon constructing a driveway will use concrete reinforced culverts of at least eighteen inches or more in diameter placed in the road ditch according to County requirements. These culverts may be required to be larger than eighteen inches. Property owners must check with developer for proper size before installation.
- 17. Transport vehicles: Trucks with tonnage in excess of three-quarters (3/4) of a ton shall not be permitted to park on the streets, driveways or lots over night, and no vehicle of any size which normally transports inflammatory or explosive cargo may be kept in this Subdivision at any time.
- 18. Firearms: The use or discharge of any type of firearms is expressly prohibited on any of the property.
- 19. Seller, his successors or assigns reserves a fifteen (15) foot wide easement along all interior road rights-of-way for the purpose of installing, operating, and maintaining utility lines and mains thereon, together with the right to trim and/or cut or remove any trees and/or brush and the right to locate guy wires, braces and anchors wherever necessary; together with the right to install, operate and maintain gas lines, water wells and water lines and appurtenances, sewer lines, culverts, and drainage ditches, reserving the right of ingress and egress to such areas for any of the purposes mentioned above. Seller also reserves the right to cause or permit drainage of surface waters over and/or through said property. The owners of said lots shall have no cause of action against Seller either at law or in equity by reason of any damage caused said lots by installing or maintaining above mentioned installations.
- 20. These covenants & conditions can be amended or changed only by the owner TOM A. MARTIN, TRUSTEE, his heirs, or assigns, as long as he holds title to three-fourths, (75%) of the total lots in the subdivision. Once 75% of total lots are conveyed by General Warranty Deed to lot purchasers, Covenant #1 takes effect.

PAGE 3 COVENANTS & CONDITIONS

These restrictions and covenants are established for the benefit and protection of the residences of the above described property, consequently they must and will be enforced.

witness our signatures and seal of tom A. MARTIN, TRUSTEE, this day
of July, A.D., 1980.

TON A. MARTIN.

Witness:

Linda Rhoten

THE STATE OF TEXAS

COUNTRY OF MONTGOMERY

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RECORDER'S MEMORANDUM

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BEFORE ME, the undersigned, a Notary in and for said County and State, en this day personally appeared <u>low a Tractine</u>.

Known to me to be the person whose name is subscribed to the forgoing instrument and acknowledged to me that the same was executed for the purposes and considerations therin expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the stay of

My commission expires 12-5-84

Sharav Elley.

NOTARY PUBLIC IN AND FOR THE COUNTY OF HOUTGOINERY, STATE OF TEXAS

053-01-2064

Post Office Box 1409 CONROE. TEXAS 77301

January 17, 1980 AC 713 756-4641

BEING 73.066 acres of land in the Beasley Prewett Survey, A-420, Montgomery County, Texas, and being a part of King Ranch Inc. et al 908.859 acre tract No. 36 by deed recorded in Vol. 653, Page 425, M.C.D.R., said 73.066 acres bing described as follows;

BEGINNING at a ½" iron rod at fence corner found marking the S.W. Corner of former Freeman 9.95 acres recorded in Vol. 128, Page 280, M.C.D.R., same being an inside corner of above mentioned 908.859 acre tract No. 36;

THENCE N. 88⁰13'35" W. for a distance of 2462.92 feet to a ½" iron rod set for S.W. Corner of this tract, same being S.E.. Corner of an 80.556 acre tract;

THENCE N. 01046'25" E. along the east line of 80.556 acres for a distance of 1013.52 feet to a fence corner for its N.E. Corner and S.E. Corner of a 3.92 acre tract recorded in Vol. 492, Page 396, M.C.D.R.;

THENCE N. 01⁰04'48" E. along east line of said 3.92 acres for a distance of 621.92 feet to a fence post for corner;

THENCE S. 89°28'46" E. for a distance of 898.74 feet to a ½" iron rod found marking the S.E. Corner of a 4.81 acre tract recorded in Vol. 283, Page 525, M.C.D.R., in the west line of a 8.8 acre tract recorded in Vol. 601, Page 936, M.C.D.R.;

THENCE S. 00011'22" W. along west line of said 8.8 acres for a distance of 461.96 feet to a X-tie for its S.W. Corner;

THENCE S. 89011'46" E. for a distance of 986.52 feet to a X-tie fence post for corner;

THENCE S. $01^{0}07'33"$ W. for a distance of 312.27 feet to a $\frac{1}{2}"$ iron pipe for corner from whence a 16" red 0ak mkd x brs north 20.5 feet and a 23" Pin 0ak mkd x brs S. 15°E., 31.5 feet;

THENCE S. 89042'44" E. for a distance of 551.99 feet to 2" iron rod marking N.W. Corner of Freeman 9.95 acre tract;

THENCE S. 00040'41" W. along west line of said 9.95 acres for a distance of 912.20 feet to point of beginning and containing 73.066 acres of land

Initialed to identify for FDC

Initialed to identify for Granted Jen

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Michael Case

Reg. Public Surveyor

EXHIBIT "A" Page 2 of 2

STATE OF TEXAS

GOUNTY OF MONTOOMERY

| Rendy bearily that this instrument was Mad
in File Number Saquence on the date and at the
Wime stamped hereon by may and was duly RECORDED,
in the official Public Records of Real Property of
Montpeneer County Taxon at Mad Property of

JAN 8 1981



FILED FOR RECORD

1981 JAN -8 PM 2: 07

Roy Harris MONTGOMERY COUNTY TEXAS

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