TO HAVE AND TO HOLD the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belonging unto the said J. A. McWILLIAMS, his

heirs and assigns forever; and

do hereby bind ourselves, our

heirs, executors and administrators, to Warrant and Forever Defend all and singular the said premises J. A. McWILLIAMS, his unto the said

heirs and assigns, against every person whomsoever lawfully claiming, or to claim the same or any part thereof.

Witness

hand

at

this

our

day of





. A. D. 19 65

- And and a second	
TOINT	ACKNOWLEDGMENT

THE STATE OF TEXAS, COUNTY OF WALLER

BEFORE ME, the undersigned, a Notary Public,

FLOY MATHES

. in and for said County, Texas, on this day personally appeared

and LILLIE MATHES

his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged 

examined by me privily and apart from her husband, and having the same fully explained to her, she, the said

LIFFIE MATHES 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.

ract it. OF 1, A 1 (L.S.)

This 20 day of Accept, A. D. 19.

Notary Public, Waller, County, Toxas

Filed for record ecerded

September 2 September 8

, A. D., 1965 at , A. D., 1965 at 10:20 o clock

2:15 e cleck

DICK CUNY, County Clerk, Waller County, Texas

No. 55, 355

STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

THAT I, E. A. KELLY, TRUSTEE, owner of that certain Subdivision known and described as ROLLING HILLS COLONY, Section III, in Waller County, Texas, as shown by the plat of said Subdivision, recorded under County Clerk's File No. 55236 in the records of the Office of the County Clerk of Waller County, Texas, do hereby create and establish the following restrictions, restrictive covenants and easements affecting the use and occupancy of the lots and tracts in said Subdivision:

## PART ONE

(1)These restrictions and restrictive covenants constitute a general plan for the improvement of all of the property in the Subdivision and for the maintenance and preservation of its uniform desirable character and are to run with the land and shall be binding on all parties until September 1, 1984, at which time all such restrictions shall be automatically extended for consecutive periods of five (5) years each, unless, by vote of the then owners of the majority of the lots in such Subdivision, it is agreed to alter, amend or rescind the same in whole or in part.

These restrictions shall be binding upon the owners of all lots in said Subdivision and on all persons holding or claiming any right of possession or other interest therein, each of whom shall be obligated and bound to observe such restrictions and restrictive covenants; and in the event of violation of any of such restrictions with respect to any of such lots. it shall be the legal right of any other person owning any interest in any property in the Subdivision to institute and maintain any proceeding at law or in equity against the person or persons violating or attempting to violate any of such restrictions; provided that no person or persons shall be liable in damages for any violation or breach of such restrictions, except in respect to violations or breaches committed during his or her ownership and control of said property. Failure to enforce any restriction herein contained shall not be deemed to be a waiver of the right to enforce such restriction at any time thereafter as to the same violation or breach or as to any other violation or breach occurring either prior to or subsequent thereto.

## PART TWO

- (3) All of the lots in said Subdivision are designated as residential lots and shall be used for residential purposes only as hereinafter more particularly described, except Lots Five (5) through Eight (8) in Block Five (5) and Lots Thirteen (13) and Fourteen (14) in Block Three (3), which are designated as business and commercial lots, and Lots One (1) through Four (4) in Block Five (5), which are designated as semi-commercial lots.
- Business and commercial lots, being Lots Five (5) through Eight (8) in Block Five (5) and Lots Thirteen (13) and Fourteen (14) in Block Three (3) which are designated as business and commercial lots, may be used for any business or commercial purpose, including the maintenance and operation of offices retail stores or local shop purposes, but shall not be used for heavy industry or for the conduct of any business which may be noxious or harmful by reason of the emission of odors, dust, smoke, gas fumes or unreasonable noise and vibration. Any such business and commercial lot may further be used for any purpose, permitted on a residential lot in said Subdivision. Any building or structure created on any business and commercial lot shall conform to the requirements as to size and type of construction set out in the restrictions on residential lots, except that galvanized iron or baked enamel iron buildings on rigid steel frames may be erected; but all of such buildings shall be subject to the control of the Architectural Control Committee as hereinabove set out.
- (5) Semi-commercial lots, being Lots One (1) through Four (4) in Block Five (5), may be used for the construction and operation of duplexes and apartment houses and may further be used for business and commercial purposes, provided that use of any such lots for business or commercial purposes shall be restricted to such use in connection with the business and commercial lot adjoining such lot on the North. Any building or structure erected on any semi-commercial lot shall conform to the requirements as to size and type of construction set out in the restrictions on business and commercial lots.

- (6) Only one single family private dwelling unit or residence designed for the occupancy of one family and one appurtenant garage shall be erected on the front seventy (70) feet of any residential lot in said Subdivision. Such residence or dwelling unit shall contain not less than One Thousand (1,000) square feet of floor space; provided, however, that two hundred (200) square feet of such floor space may be in an open or screened porch, but not less than eight hundred (800) square feet of floor space shall be enclosed living area, exclusive of open or screened porches, breezeway or garage.
- (7) One single family, guest house containing not less than eight hundred (800) square feet of building area, including open or screened porches or breezeways, may be constructed on the rear of any lot after the completion of construction of the main dwelling unit, but no part of such temporaty dwelling unit or guest house shall be closer than one hundred (100) feet to the front property line.
- (8) Neither the main dwelling unit nor the guest house, nor any other building on the premises shall be constructed of "boxed" or "sheet metal" construction, and all improvements in the Subdivision shall be constructed in a substantial workmanlike manner to correspond with the character of the neighborhood. All exterior woodwork of all houses and buildings in said Subdivision shall be painted with at least two coats of paint, varnish or stain immediately upon completion and before occupancy.
- (9) No residence or dwelling unit shall be constructed or permitted on any residential lot containing less than Six Thousand (6,000) square feet of surface area, or in violation of the terms of the written dedication of the plat of the Subdivision.
- (10) No old or existing house or structure or automobile trailer house shall be moved or placed on any lot in the Subdivision.
- (11) All improvements placed on any lot in the Subdivision shall be erected and used so as to front upon the street that such lot faces, except that on any corner lot the garage and guest house may be erected and used facing on the side street. A corner lot shall be deemed to front on the street on which it has the narrower frontage.
- (12) No tent, shack, barn or shed used or intended to be used for the purpose of human habitation shall be erected, placed or permitted to remain on any lot in said Subdivision.
- (13) All lavatories, toilets and bath facilities shall be built indoors and connected with adequate septic tanks constructed to comply with the specifications of State and local Health Authorities, and no "outside" or "surface" toilets shall be permitted under any circumstances. Each septic tank shall serve not more than one residence and guest house located on the same lot. No part of the drain field for any septic tank on any lot in Block Two (2) and Block Three (3) shall extend within sixty (60) feet of the lot property line abutting on the lake and the septic tank drain field on such lots shall be so constructed and maintained to prevent any drainage therefrom into the lake.
- (14) No building or structure of any kind shall be erected or placed on any lot in this Subdivision until the building plans, specifications and plot plan, showing the location of said improvements, have been submitted to and approved in writing by the Architectural Control Committee for the Subdivision.

- (15) The original Architectural Control Committee will be composed of E. A. Kelly, C. C. McMillian and Britton P. Laughter, Jr. Action of any two members of the Committee shall constitute the action of the Committee. Each of the original members may by instrument in writing, designate an alternate member to serve in his place on said Committee either permanently or for a limited time. of the death, absence or inability to act of any member or members of the Committee, the remaining member or members of the Committee present and act-In case ing may designate and appoint in writing an alternate member or members to act until the regular member or members return to active participation. Any plans and specifications passed upon by one or more alterated nate members of such Committee shall have attached thereto a signed copy of the instrument appointing such alternate member. The Committee so constituted may, at any time, delegate and transfer all of the powers and privileges herein given to an Architectural Control Committee composed of owners of lots in the Subdivision duly selected by democratic process by all of such lot owners.
- right and duty to examine and consider all such building plans, specifications and plot plans to assure compliance with the minimum provisions herein set out and shall approve or disapprove the same within fifteen (15) days following their submission. Approval or disapproval of the plans and specifications by the Architectural Control Committee shall be prima facie evidence of the sufficiency of insufficiency thereof. No member of the Committee shall be liable for damages to any person or under any conditions for any action taken in approving or disapproving any such plans and specifications.
- (17) No bill boards, sign boards or unsightly objects of any kind shall be installed or maintained on any residential lot of such Subdivision, except that suitable signs for the sale of lots or residences may be placed upon the site that is for sale.
- (18) No residential lot shall be used for the purpose of raising hogs, goats, sheep, rabbits or other animals for commercial purposes, or as a place for keeping horses, mules, cattle or other animals provided that the occupant of each residence may keep domestic animals for his own use and pleasure, including not more than one milk cow and one horse or mule. No commercial dog kennel shall be maintained in the Subdivision.
- (19) No public nuisance or offensive, noisy or illegal trade or calling or act shall be done, suffered or permitted in any portion of the Subdivision.
- (20) The use or discharge of pistols, rifles, shotguns or other fire arms is expressly prohibited on any part of the property.
  - (21) All buildings in the Subdivision shall conform to the building setback lines as shown on the recorded plat and dedication of the Subdivision, and no residence or dwelling shall be constructed closer than Five (5) feet to the side property line of any residential lot on which it is located.
  - (22) No building or structure, or any part thereof, shall be constructed or permitted to extend over or encroach upon any street or utility easement as shown by the plat of this subdivision.
  - (23) All grants, sales, and conveyances of lots shall be subject to the street and utility easements as shown by the plat of said Subdivision and shall be further subject to these restrictions.

- (24) All of the lots in Block Two (2) and Lots One (1) through Ten (10) in Block Three (3) abut upon a private lake for the use of all of the owners of property in ROLLING HILLS COLONY; and in the event the actual water level in said lake at any time does not reach the property line of any of the lots in Block Two (2) or Lots One (1) through Ten (10) in Block Three (3), the owner or owners of each such lot shall have an exclusive easement on, over and across any such land between the lot property line and the water's edge and shall have the right to exclude any person therefrom, provided that such right and easement shall not permit or include the construction or establishment of any form of obstruction to the free, uninterrupted flow of water in the lake adjacent to such property or limit in any way the privilege of any person rightfully using such lake to make use of the waters adjacent to and abutting on any such lot. The owners of all of the lots in Block Two (2) and Lots One (1) through Ten (10) in Block Three (3) shall not construct or erect any boat dock or fishing pier, which shall extend into the waters adjacent to such lot.
- (25) Each owner or occupant of any lot in ROLLING HILLS COLONY shall take notice that in the event of heavy rain, the water level of the lake will rise above the level of the spillway on the dam, and no such owner or occupant shall have any claim or right of action for damages caused by the temporary inundation of any part of such property by a rise in the level of the lake resulting from such heavy rain.
- The purpose of the foregoing restrictions is to maintain a high standard of living conditions in the Subdivision, and thereby make it a desirable residential section; and in order to accomplish this purpose and objective, it shall be the right and privilege of any owner of property in the Subdivision to enforce such restrictions in any manner provided by law. In the event of a violation or attempted violation of any of such restrictions by any purchaser, the seller shall not be in any way responsible, either financially or otherwise, but will use reasonable efforts, personally

or through sales representatives, to adjust any such violations.

August	XECUTED at Houston, Texas this 17th day of , 1965.	
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•	C. A. Selley Elle	1
	E. A. KELLY, TRUSTEE	

STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared E. A. KELLY, TRUSTEE, known to me to be the person whose name is subscribed to the above and foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 17th day of August

> (Madge D. O'Brien) Notary Public in and for

Harris County, TEXAS

, A. D., 1965 at 8:00 s cleck Filed for record September 3 , A. D., 1965 at 10:30 o clock A.M. Recorded September 8 DICK CUNY, County Clerk, Waller County, Texas. Quanita Har General File No. 484 NO.55,356 THE STATE OF TEXAS KNOW ALL MEN BY THESE PRESENTS: THAT COUNTIES OF WALLER FORT BEND AND HARRÍS WHEREAS, Humble Oil & Refining Company, as Assignor, executed and delivered the assignments listed and described on Exhibit A, attached hereto and made a part hereof for all purposes, of certain Oil, Gas and Mineral Leases, more particularly described in said assignments, which assignments are here referred to for all purposes; and WHEREAS, one of the Assignees in each of said assignments is Union Producing Company, however, through error this company was listed in each assignment as Union Producing Oil Company: NOW, THEREFORE, in consideration of the premises, Humble Oil & Refining Company does hereby amend each of the assignments, described in Exhibit A, effective as of the date of each of said assignments, to provide that Union Producing Company shall be substituted for Union Producing Oil Company in each of said Except as amended hereby, each of said assignments shall continue in force and effect in accordance with its terms and provisions. EXECUTED this the 15th day of July, 1965. HUMBLE OIL & REFINING COMPANY /6 1 Agent and Attorney in Fact UNION PRODUCING COMPANY MANAGER THE STATE OF TEXAS LAND & LEASE DEPARTMENT COUNTY OF HARRIS Before me, the undersigned authority, on this day personally appeared H. Jack Naumann , known to me to be the person whose name is subscribed to the foregoing instrument as Agent and Attorney in Fact, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and as the act and deed of said Humble Oil & Refining Company. Given under my hand and seal of office this the 15 day July A. D., 1965.

Notary Public in and for Harris

RUTH FERMOON

Nonem Politine and for Hards County, Texas
My Count whon Expires June 1, 1967.

County, Texas