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COUNTY OF HARRIS I

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WHEREAS, GLEN NORWOOD, TRUSTEE; GLEN HOMES, INC.; CRESCENT HOMES, INC.; NOEL HOMES, INC., and NORWOOD GLEN, INC., hereinafter referred to and identified as "Owners", are the owners of the following described property situated in WESTBURY, SECTION 4, a subdivision of land located in Harris County, Texas, as per the map or plat thereof recorded in Volume 51, pages 31 through 34, of the Map Records of Harris County, Texas:

Lots One (1) through and including Six (6), in Block Ninety-two (92);

Lats One (1) through and including Twenty-nine (29), in Block Ninety-three (93);

Lots One (1) through and including Thirteen (13), In Block Ninety-four (94);

Lots One (1) through and including Five (5), and Lots Twenty-six (26) through and including Thirty (30), in Block Ninety-seven (97);

Lots One (1) through and Including Twenty-five (25), in Block Ninety-eight (98); and

Lots One (1), Two (2), Thirty-two (32) and Thirty-three (33), In Block Ninety-nine (99).

WHEREAS, it is deemed to be to the best interest of the above described owners and of the persons who may purchase any of the lots described above that there be established and maintained a uniform plan for the improvement and development of the lots above described as a highly restricted and modern subdivision.

NOW, THEREFORE, we, OWNERS, do hereby adopt the following covenants and RESTRICTIONS, which shall be taken and deemed as covenants to run with the land, and shall be binding on Owners and all persons acquiring title under them until January 1, 1987, at which time said covenants, conditions and restrictions shall be automatically extended for successive periods of ten (10) years each unless and until by duly recorded instrument signed by a majority of owners of said lots it is agreed to change said covenants, conditions and restrictions, in whole or in part.

If Owners, or any of their successors or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons awning any of the real property described above to prosecute any proceedings at law or in equity against any persons are persons violating or attempting to violate any such covenant and either to prevent him or them from so doing or to recover damages or other dues for such violation.

Invalidation of any one of these covenants by judgment or court order shall in no this affect any of the other provisions hereof, which shall remain in full force and effect.

- (a) No lot shall be used except for residential purposes. No structure shall be erected, altered, placed or permitted to remain on any residential building plot other than one datached single-family dwelling not to exceed two stories in height and a private garage for not more than two cars.
- (b) No building shall be erected, placed or altered on any building plot in the land above described until the building plans, specifications, and plot plan showing the location of such building have been approved in writing as to conformity and harmony of external design with restating structures in the subdivision, and as to location of the building with respect to topography and finished ground elevation, by a committee composed of IRA BERNE, GERALDINE DUNMAN and I. MARK WESTHEIMER, or by a representative designated by a majority of the members of said committee. In the event of death or resignation of any member of said committee, the remaining member or members shall have full authority to approve or disapprove such design and location, or to designate a representative with like authority.

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR, OR RACE, IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

ATTEST: AUG 2 7 1998

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

SALLY S. ZUNIGA

Deputy

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event said committee, or its designated representatives, falls to approve or disapprove such design and location within thirty days after said plans and specifications have been submitted to it, or, in any event, if no suit to enjoin the erection of such building or the making of such alterations has been commenced prior to the completion thereof, such appro will not be required and this covenant will be deemed to have been fully complied with. Neither the members of such committee, nor its designated representatives, shall be entitled to any compensation for services performed pursuant to this covenant. The duties and powers of such committee, and of its designated representative, shall cease on and after ten years . from date. Thereafter, the approval described in this covenant shall not be required unless, prior to such date and effective thereon, a written instrument shall be executed by the then record owners of a majority of the lots covered hereby and duly recorded appointing a repre sentative or representatives, who shall thereafter exercise the same powers previously exercised by said committee.

- (c) No building, structure, fence or obstruction of any kind shall be located nearer to the front lot line or nearer to the side street than the building setback lines show on the recorded plot. In any event, no building, structure, fence or obstruction of any kind shall be located on any residential plot nearer than 25 feet to the front lot line, nor nearer than 10 feet to any side street line. No building, except a detached garage or other outbuilding located 70 feet or more from the front lot line, shall be located nearer than 5 feet to any side lot line of any lot covered hereby. No main residential building shall be located nearer than 25 feet to the rear lot line, to the end and with the purpose that the minimum distance from main building to rear lot line shall be 25 feet; and the sum of the side yards for dwelling two stories in height shall be not less than 12 feet. No residence shall be constructed and completed unless contemporaneously therewith there is built across the entire front width of the lot a sidewalk 4 feet in width and separated from the street curb by a planting area 6 feet in width, said sidewalk to be constructed of 2500 pound per square Inch compression strength concrete 4 inches thick, the edge of the sidewalk nearer the street curb to be 1-1/2 Inches higher than the street curb and the edge of the sidewalk farthest from the curb on the street to be 2-1/2 inches higher than the street curb. The committee constituted under the terms of Paragraph (b) hereof may require the owner of any vacant lot to build, Install and complete sidewalks on such vacant lot pursuant to the above and each such owner shall be required so to do immediately upon recalpt of notice in writing from such committee.
- (d) No residential structure shall be erected or placed on any building plot which plot has an area of less than 7,000 square feet or a width of less than 60 feet at the front building setback line.
- (e) No noxious or offensive trade or activity shall be carried on upon any lot new shall anything be done thereon which may up or become an annoyance or nuisance to the neighborhood.
- (f) No trailer, basement, tent, shack, garage, barn or other outbuilding erected on the tract shall at any time be used as a residence, temporarily or permanently, nor shall any structure of a temporary character he used as a residence.
- (g) No residential structure shall be placed on any of the lots covered hereby unless, If the building is a one-story structure, its living area has a minimum of 1,250 square feet of a floor area, exclusive of porches and garages.

No residential structure shall be placed on any lot unless, if the building is a one and one-half or two story structure, its ground floor main living area has a minimum of 1,000 square feet, exclusive of porches and garages.

No residential structure shall be placed on any lot unless not less than 50% of the area of the exterior of such building (exclusive of roof, window and door openings) shall be finished with brick, mesonry, Austin stone or comp

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A CERTIFIED COPY

ATTEST:

AUG 27 1998

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

SALLY S. ZUNIGA

DEED RECORDS

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- (h) Eccements for installation and maintenance of utility and drainage facilities ed as shown on the recorded plat.
 - (i) Outside tallets are strictly prohibited.
- (j) No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purpose.
- (k) Bridges constructed over property line ditches shall be of otherete pipe and of a size not less than 18 inches, or of a greater size should ditches be of a depth to require some in order that drainage will not be retarded.
- (!) No sign of any kind shall be displayed to the public view except one sign of not more than 5 square feet, advertising the property for sale or rent, or signs used by a builder, no one of which shall exceed such maximum area of 5 square feet, to advertise the property during the construction and sales period.
- (m) No all drilling, all development operations, all refining, quarrying or mining operations, of any kind, shall be permitted upon or in any lot, nor shall all wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. Na derrick or other structure designed for use in boring for all or natural gas shall be erected, maintained or permitted upon any lot.
- (n) No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other eruipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.
- (a) No fence, wall, hedge or shrub plantings which obstructs sight lines at elevations between 2 and 6 feet above the roodways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner, from the intersection of the street property lines extended. Where the edge of a driveway is located within 10 feet of the common side lot line between two lots, no fenc wall, hadge or shrub plantings which obstructs sight lines at elevations between 2 and 6 feet the roodways shall be placed or permitted un either of such two adjoining lots within the triangular areas on each of said lots formed by the said common side lot line, the street line of each said lot and a line of each of said lots connecting them at points 25 feet from the intersection of the street lines with said side lot line. No tree shall be permitted to remain within any of the aforementioned triangular areas unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines. In the event of any conflict between the provisions of this subparagraph (a) with the provisions of subparagraph (c) about it is expressly provided that subparagraph (c) shall control.
- (p) Down spouts and other disposal of rain and surface waters shall never be con Into sonitory sewer lines.
- (a) No residence shall be constructed and completed on any lot unless contemporally therewith, and at least prior to the time the same is occupied, two 2-inch Elm or Ash trees be planted in front of the lot, midway between the sidewalk and the curb; seld two trees. be at least 25 feet apart, and neither closer than 12 feet to a side lot line.

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A CERTIFIED COPY

AUG 27 1998

ATTEST: BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

SALLY S. ZUNIGA

, Deputy

FILM CUDE ve 4500 vc 466 063--04-1361 (r) No residence shall be constructed and completed unless contemporaneously therewith the area from the curb to the sidewalk and from the sidewalk to the property-line is sprigged with St. Augustine grass. EXECUTED at Houston, Texas, this 28th day of December, 1961. ATTEST: GLEN HOMES, INC. ATTEST: CRESCENT HOMES, INC. Nowos ATTEST: NOEL HOMES, INC. NORWOOD GLEN, INC THE STATE OF TEXAS I COUNTY OF HARRIS I BEFORE ME, the undersigned authority, on this day personally app NORWOOD, TRUSTEE, known to me to be the person whose name is subscrib going instrument, and acknowledged to me that he executed the same for the semsideration therein expressed, and in the capacity therein set out.

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR, OR RACE, IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

ATTEST: AUG 2 7 1998

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

SALLY S. ZUNIGA

Deputy

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THE STATE OF TEXAS I

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COUNTY OF HARRIS I

BEFORE ME, the undersigned outhority, on this day personally appeared GLEN NORWOOD, President of GLEN HOMES, INC., known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act of the said Glen Homes, Inc., a corporation, and that he executed the same the act and deed of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN under my hand and seal of office this 25th day of Aucuntus

Notary Public in and for Harris County,

THE STATE OF TEXAS COUNTY OF HARRIS T

BEFORE ME, the undersigned authority, on this do; personally appeared GLEN NORWOOD, President of CRESCENT HOMES, INC., known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that the same was the act of the said Crescent Homes, Inc., a corporation, and that he executed the same as the act and deed of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN under my hand and seal of office this get day of the

THE STATE OF TEXAS I

COUNTY OF HARRIS |

BEFORE ME, the undersigned outhority, on this day personally appeared GLEN
NORWOOD, President of NOEL HOMES, INC., a corporation, known to me to be the person
and afficer whose name is subscribed to the foregoing instrument, and acknowledged to me that

Inc., a corporation, and that he executed the same as the act and deed of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN under my hand and seal of office this 29 Hoay of

THE STATE OF TEXAS COUNTY OF HARRIS I

BEFORE ME, the undersigned authority, on this day personally appeared GLEN MORWOOD, President of NORWOOD GLEN, INC., known to me to be the person and officer whose name is subscribed to the foregoing ir strument, and acknowledged to me that the same twos the act of the said Norwood Glen, Inc., a corporation, and that he executed the same as the act and deed of such corporation for the purposes and consideration therein expresses and in the copacity therein stated.

GIVEN under my hand and seal of office this 21 Hday of

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR, OR RACE, IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

AUG 27 1998 ATTEST:

BEVERLY B. KAUFMAN, County Clerk

Harris County, Texas

Deputy

DEED RECORDS

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STATE OF TEVAS

I hereby certify that this instrument was FILTO on the date and at the time stemped hermin by miss and was doly RECOMMEN, in the Volume and Pair of the comes RECOMMEN of Harris County, Tess, as staticed herein by me, no 063-04-1363

PEC 29 1961

Peturanting.

ALESTRICTIONS

Antoin lots in Westbury

Antoin Lots in Westbury

Glen Norwood, Trustee Glen Homes, Inc. Crescent Homes, Inc. Noel Homes, Inc. and Norwood Glen, Inc.

Mestbury Company
I Westbury Square
Leston 35, Texas.

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A CERTIFIED COPY

ATTEST: AUG 2 7 1998
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

SALLY S. ZUNIGA

Deputy