## RESTRICTIVE COVENANTS

THE STATE OF TEXAS

ML 168425- 6016 \* 13:00

COUNTY OF TRAVIS

S

KNOW ALL MEN BY THESE PRESENTS that the Texas Commerce Bank and Sarah Elizabeth Barrow Kemper, Co-Executors of the Estates of Jane Ewing Barrow and Edward R. Barrow, of the County of Harris and State of Texas, owners of land consisting of 3.061 acres, known as Northwest Hills Lakeview V-A, a subdivision in Travis County, Texas, as recorded in Plat Book 84, Page 125C of the Plat Records of Travis County, Texas,

Does hereby impress all of the said property and declare that the covenants and restrictions hereinafter set forth shall run with the property for the purposes of obtaining the approval of all appropriate regulatory authorities. The covenants and restrictions shall benefit and be binding upon subsequent owners and purchasers of any of the said property, their heirs, assigns, successors and personal administrators, to wit:

- 1. All building foundations on slopes of 15% and over and on fill placed upon such slopes utilize design and construction practices certified by a registered professional engineer qualified to practice in this field and such designs shall be placed on file with the City of Austin Engineering Department.
- 2. For a minimum travel distance of 25 feet from the roadway edge driveway grades may exceed 15% only with specific approval of surface, and geometric design proposals by the Director of the Public Works Department or his designee.

8700 647

- 3. No fill on any lot shall exceed a maximum of four (4) feet of depth. Except for structural excavation, no cut on any lot shall be greater than four (4) feet.
- 4. The restrictions of this agreement are derived from the City of Austin, Texas Ordinance No. 840301-G. In the event that said ordinance becomes less restrictive concerning building foundations, building sites and driveways this covenant shall be amended to follow such less restrictive ordinance, but in the event that such possible ordinance changes become more restrictive the restrictions of this covenant shall remain in This agreement may be modified, amended or terminated only by a majority vote of a quorum of the members of the City Council of the City of Austin, or such other governing body as may succeed the City Council of Austin, and joined by the then owner or owners of 51% of the above described property at the time of such modification, amendment or termination.
- 5. If any persons, person, corporation or entity of any other character shall violate or attempt to violate the foregoing agreement and covenant, it shall be lawful for an owner of the above described property or any part thereof or the City of Austin, a municipal corporation, its successors and assigns, to prosecute proceedings at law, or in equity, against said persons or entity from violating or attempting to violate such agreement or covenant.

MADE, EXECUTED and delivered on APRIC. 6 Texas Commerce Bank, Co-Executor of the Estates of Edward R. Barrow and Jane Ewing Barrow Grah Cliptch Suron Remper, Sarah Elyzabeth Barrow Memper, Co-Executor of the estates of Edward R. Barrow and Jane Ewing Barrow STATE OF TEXAS

HARRIS COUNTY OF

BEFORE ME, the undersigned authority, on this day personally appeared JAMES M. BARR known to me to be the person whose name is subscribed to the foregoing instrument as SENIOR VICE PRESIDENT of Texas Commerce Bank, Co-Executor of the lestates of Edward R. Barrow and Jane Ewing Barrow, and acknowledged to me that he executed the same in such capacity as the act and deed of said association for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 4th day of april

NOTARY SEAL County, Texas

quesce Notary Public in and for

LANETTE M. ALTMAN

THE STATE OF TEXAS

Notary Public, State of Texas My Commission Expires 6-30-84

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared Sarah Elizabeth Barrow Kemper, Co-Executor of the Estates of Edward R. Barrow and Jane Ewing Barrow, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 6th April

NOTARY SEAL

Jonn Notary Public in and for

County, Texas

STATE OF TEXAS

I hereby certify that this instrument was FILEO on the date and at the time stamped hereon by me; and was dury RECORDED, in the Volume and Page of the named RECORDS of Travis County, Texas, as stamp hereon by me, on

FILED

1984 JUL 16 AN 11: 50

JUL 16 1984



Daris Anapolica.
COUNTY CLERK
TRAVIS COUNTY, TEXAS

8700 650