BUFORD STEWART DEVELOPMENT CO

TO

THE PUBLIC

RESTRICTIONS
DATED MARCH 17, 1955
FILED MARCH 21, 1955
RECORDED IN VOL. 1550 PAGES 276, 279
RECORDS OF TRAVIS COUNTY, TEXAS.

THE STATE OF TELAS #

COUNTY OF TRAVIS # WHEREAS, The Buford Stevart Development Company, a Trusteeship, Travis County, Texas, being sole owner, add Edleen Be63 is the sole lien holder of all certain lots in a subdivision of 29.53 acree out
of the James Tramel. Survey #4 in the City of Austin, Travis County, Texas, said
Subdivision being known as Wheetern Trails, "Section #1, according to map or plat
thereof recorded in Book 7, page 63, Plat Records of Travis County, Texas, and,

WERRAS, IT IS deemed desirous and necessary that the lots in said subdivision shall have uniform and proper restrictions of a nature to insure development of

desirable residential section;

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS: That the Buford Stowart Development Company, a Trusteechip, as cole owner, joined by Edleen Regg, as a cole lien holder, does hereby provide and declare the following restrictions shall apply to all lots in said Western Trails, Section 21, a subdivision in the City of Austin, Travis County, Texas, according to map and plat thereof recorded in Book 7, page 63, Plat Records of Travis County, Texas;

1. All lote in said tract shall be used for residential purposes, provided that with the comeent of the city of Austin Zeming Board a Sales Office may be main-

tained by the sub-divider.

Only one residence shall be constructed on each lot however, this shall not
prohibit the construction of a residence on a portion of two or more lote as shown
by said map, provided such tract constitute homesite as defined in the succeeding
paragraph.

3. Part of two or more adjoining lots facing the same etreet in the same block

the minimum fromtage of lote in the same block facing the came etreet.

4. The terms "residence purposes" as used herein shall be held and construed to exclude hospitals, duplex houses, apartment houses, garage apartmente, and house trailers, and to exclude commercial and professional uses; and any such usage of this property is hereby expressly prohibited.

5. No structure shall be exected, altered, placed or permitted to remain on any of said lote other than a single story detached dwelling. It is specificially

understood that all garages or carports must be attached to said dwelling.

- 6. We dealing shall be permitted on any lot at a cost of less than \$10,000.

  OO, based upon cost levels prevailing on the date these coverants and recorded, it being the intention and purpose of these coverants to assure that all buildings shall bee quality of workmanship and materials substantially the same or better than that which can be produced on the date that these coverants are recorded at the minimum cost stated herein; the ground area of the structure, exclusive of porches, carports, storage spaces used in connection with carports and garages, shall not be less than 1000 square feet.
- 7. All of said dwelling unite built on the lots aforesaid shall have a minimum of 25% of the exterior walls, including attached garages or carports, but exclusive of window and door openings, constructed of magonry.
  - 8. No building shall be erected, placed or altered on any lot until the con-

Struction plans and specifications and plans showing the loaction of the structure have been approved by the architectural control committee as to quality of vorkmen-ship and materials, harmony of external design with existing structures, and as to location with respect to tophgraphy and finish grade elevation.

9. The architectural control committee is composed of Roy B. Stewart, Marvin

C. Turner and Buford Stewart, a majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the consitee, the remaining members shall have full authority to designate a successor. Medther the members of the committee, nor its designated representatives shall be entitled to any compensation for services performed pursuant to this covenant. At any time, the then record comers of a majority of the lots shall have the power through a duly recorded written committee to restere to it any of ite powers or duties

10. No dwelling shall be located on any residential building lot nearer than 30 feet to the front lot line nor nearer than 12 feet to any edds street line nor farther than 40 feet front property line; no building may be located neerer than 73 feet to any side lot line and all lots shall have a minimum aggregate of said

yarde of 15 feet.

11. No fence, wall or hedge shall be placed on any lot in the addition nearer to any street than is permitted for the house on said lot except with the written consent of Buford Stewart Development Company; no fence, wall or bedge shall be placed on any portion of the sites higher than six fast from the ground. Should hedge, shrub, flower or other planting be so placed, or afterwords grow so as to enorcach upon adjoining property, such encroschment shall be removed promptly upon request of the owner of the adjoining property. Should any encroschment be upon a right-of-way or easement, it shall be recreed promptly upon request of Buford Steward Development Company, a Trusteeship, and such encroschment is wholly at the risk of the owner.

12. Buford Stewart Development Company shall have the right to modify the restrictions with reference to location of setback or sideline restrictions of any of the improvements, and the direction which they shall face, to such extent as it deems for the best interest of the addition as a whole, but, such modifications must be

in whiting.

13. No signs, billboards, posters, or advertising devices of any character shell be erected on this property without the written consent of Buford Stewart Development Company; such permissions shall be revocable at any time;

16. No excavation, except such as is necessary for the construction of improvements, shall be permitted, nor shall any well or hole of any kind be due on this pro-

perty without compant of Buford Stewart Davelopment Company.

15. No noxious or offensive trade of activity shall be carried on upon any lot, nor shall anything be done thereon which may be or become an amnoyance or a muleance to the neighborhood; no poultry, cattle, horses or other animale, fowls or birds, may be kept or maintained on any of said lots, save and except ordinary household pets.

16. No trash, ashes, or refuses may be thrown or dumped on any vacent lot in

the addition.

17. No live stock of any kind shall be staked or pastured on any vacant lot, in the addition.

18. No building material of any kind, or character shall be placed or stored upon the proporty until the owner is ready to commonce improvements, then such material shall be placed within the property lines of the lots or partial of land upon which the improvements are to be erected, and shall not be placed in the streets, or

between curb, homes and property; homes.

19. These coverants are to run with the land end shall be binding on all perties and all persons claiming under then until January 1, 1985, at which time said coverants shall be automatically extended for successive periods of ten (10) years unless by vote of a majority of the then owners of the lots it is agreed to change said coverants in whole or in part;

20. It the parties hereto, or any of them, or their heirs o assigns shall violate or attempt to violate any of the coverants herein it shall be lawful for any other person or persons cwiing any real property situated in said development or subdivision to proceeding any proceedings at law or in equity against the person or persons violating or attempting to violate any such coverants and either to prevent him or them from so doing or to recover damages or other dues for such violation.

21. In validation of any one of these coverants by judgment or court order shall in no wise effect any of the other provisions which shall remain in full force

and effect.

WITNESS OF BANDS THIS 17th day of March 1955.

Edleen Pags Buford Stewart Soy B. Stewart Fervin C. Turner

THE STATE OF THAS #
COUNTY OF TRAVES # REFORD ME, the undereigned a Notary Public, in end for
Travis County, State of Tomes, personally appeared Edleen
Begg, Buford Stawart, Roy B. Stewart and Marvin C. Turner known to me to be the
person or persons whose pares are subscribed to the foregoing instrument and acknowledged to me that they each executed the same for the purposes and considerations
therein expressed.

GIVEN UNDER MY BAND AND SEAL OF CFFICE, on this the 17th day of Margh, 1955.

Notary Public, in and for Travis County, Texas.

(Notary Seal)