COVENANTS IN PAIRMONT PARK WEST, SECTION 1

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At a meeting of the Board of Directors of Fairmont Park Corporation, a Taxes corporation, hereinatter sometimes called "YAIRHOWT," held in the office of the corporation, in Houston, Texas, on the 2/to day of Eny, 1963, all of the directors being present; and at a meeting of the Board of Directors of Pairmont Park Sales Company, a Texas corporation, beld in the office of the corporation in Houston, Texas, on the 29th day of May, 1963, all of the directors being present; the following resolutions were adopted, in each case, by the unanimous vote of the directors of the respective corporations:

WHEREAS, FAIRMONT PARK CORPORATION is the owner of certain lots; in Fairmont Park West, Section 1, an addition in Harris County, Texas, according to the plat thereof, filed for record in the office of the County Clerk of Harris County, Texas, on the 29th day of May, 1963, under County Clerk's File No.8-690935 said lots being described as follows, to-

Lots 1, 2, 3, and 18 to 26, both inclusive; and, Block Lots 1, 2, 3; 19 to 23, both inclusive; and 39; and, Lots 1 to 9, both inclusive; 26 to 31, both in-Block Block clusive; and,

bote 7 to 13, both inclusive; and, Lots 1, 2; and 18 to 27, both inclusive; and, Block

Lots 1 to 16, both inclusive; and, Lots 12 to 24, both inclusive; and, Block Block 7:

Lots 11 to 24, both inclusive; and, Block

Lote 1 to 8, both inclusive; and 20 to 28, both Block 9:

inclusive; and, Lots 6 to 22, both inclusive; and, Block 10:

Lots 1 to 9, both inclusive; and 17 to 25, both Block 12: inclusive; and,

Lots 1 to 13, both inclusive; and, Lots 1 to 14, both inclusive; and, Block 13:

Block 14: Block 15:

Lots 1 to 14, both inclusive; and, Lots 1 to 12, both inclusive; and, Block 16: Block 17: Lots 2 to 18, both inclusive; and,

WHEREAS, FAIRMENT PARK SALES COMPANY is the owner of certain lots in Fairmont Park West, Section 1, said lots being described as follows, towit:

> Lots 5 to 16, both inclusive; and, Lots 4 to 17, both inclusive; and 25 to 36, both Block Block inclusive; and,

Lote 11 to 24, both inclusive; and Rlock

Lots 1 to 5, both inclusive; and 15 to 18, both Block inclusive; and,

Lote 5 to 16, both inclusive; and 29 to 40, both Block

inclusive; and, Lots 1 to 10, both inclusive; and 26 to 34, both Block 7:

inclusive; and, Lots 1 to 9, both inclusive; and 26 to 32, both Block 8:

inclusive; and, Lots 10 to 18, both inclusive; and,

Lots 1, 2, 3, 4, 24 and 25; and, Lots 1 to 7, both inclusive; and, Block 10:

Block 11:

Lots 12, 13 and 14; and,

WHEREAS, PAIRMENT PARK CORPORATION and PAIRMENT PARK SALES COM-PARY each owns in severalty certain tracts of land, which tracts comprise all of certain lots in Pairment Park Vest, Section 1, said lots being dewordled as follows, to-wit:

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Block I: Lots 4 and 17; and, Block 2: Lots 16, 24, 37 and 18; and, Lote 10-and 25; and, Block-4: Lots 6 and 14; and, 5: Lots 3, 4, 17, 28, 41 and 42; and, Block Block Lots 11 and 25; and, Black Lote 10 and 25; and Block-- 81-Block Lots 9 and 19; and, Block 10: Lots 5 and 23; and, Block 12: Lot's 10, 11, 15 and 16; and, Lot ly and,

PAIRMONT PARK SALES COMPANY to place restrictions, covenants, conditions, stipulations and reservations upon and against all of the property owned by said comporation in maid Fairmont Park West, Section 1; such property being, expressly, but not by way of limitation, as hereinabove set forth:

NOW, THEREFORE, RE IT RESOLVED; That the restrictions and covenants hereinafter set out shall be, and the same are, made applicable to Section 1 of Fairmont Park West, an addition in Harris County, Texas, the plat of which was filed in the office of the County Clark of Harris County, Texas, on the 20th in the office of the County Clark of Harris County, Texas, on the 20th in the office of the County Clark of Harris County, Texas, on the 20th in the county of the streets, drives and easements to the use of the present and future residents and to the public, subject to the restrictions and covenants herein contained; to the same extent as though copied at length in said dedication certificate and said map is subject to only such along changes as, in the judgment of said Fairmont Park Corporation are necessitated by the efficient installation of improvements.

RESERVATIONS

That the plat filed for record dedicates for public use as such the streets, alleys, parks and easements shown therein and there were reserved and are hereby expressly reserved in said FAIRMONT PARK CORPORATION, its successors and assigns, the following rights, titles and easements, which reservations are expressly made a part of, and shall be construed as being adopted in, each and every contract, deed or conveyance executed or to be executed by or on behalf of FAIRMONT PARK CORPORATION, or FAIRMONT PARK SALES COMPANY, or either of them, conveying said property, or any part thereof:

- (1) There is reserved in FAIRMONT, its successors and assigns, the right to grait or deny to areas beyond said Fairmont Park West, Section 1, connection privileges to any severage or water systems installed at the cost and expense of said FAIRMONT and/or said FAIRMONT PARK SAIRS COMPANY, or either of them.
- (2) There is reserved in FAIRMANT the right to make minor changes in and additions to the above easements for the purpose of most efficiently and economically installing the improvements;
- (3) Meither FAIRMONT nor FAIRMONT PARK SALES COMPANY nor any utility company using the exponents berein referred to, shall be limble for any damage done by them or their exergis, their agents; employees or servants, to shrubbery, trees or flowers or other property of the owner situated on the land covered by said exements.

(4) It is expressly agreed and understood that the title conveyed by MARHAMY, or PARNONY PARK SALES COMPANY, or either of them, to any lot or parcel of land to said addition by contract, deed or other constructs shall not it any event be held or construct to include the title to the water, gas, sever, storm sever, electric light, electric power, telegraph or telephone lines, poles or conduits or any other utility or appurferances thereto construct by MARHAMY, or PARHAMY PARK SALES COMPANY, or either of them, or their agents through, along or upon said premises or any part thereof to serve said property or any other portions of the Addition, and the right to maintain, repair, sell or lines surplicated, utilities and appurtenances to any sunicipality or other partitions, and the right to maintain, repair, sell or lines any surplicated agency or to any public service corporation or to any other partition are appured.

STRICT TOUR

For the purpose of creating and carrying out a uniform plan for the improvement and sale of Fairmont Park West, Section 1, an Addition in Harris-Gounty, Texas, according to plat thereof-filed in the office of the County Clerk, Harris-County, Texas, on AN 29, 1963, under County Clerk's File No. 5-09(93) PAIRMONT PARK CORPORATION, and FAIRMONT PARK SALES CONPANY, being the sole owners of all property located in said Fairmont Park West, Section 1, as hereinabove set forth, desire to restrict the use and the development of the property located in Fairmont Park West, Section 1, in order to insure that it will be a high class restricted district:

THREE PARKET PACK CONFORMION, and PAIRMENT PACK SALES COMPANY, being the sole owners as hereinabove set forth of property known as Pairmont Park West, Section 1, an Addition in Harris County, Texas, according to plat thereof filed in the office of the County Clerk, Harris County, Texas on May 29, 1963, under County Clerk's File No. 1-0/0/57 do hereby impose the following restrictions on said property which shall constitute covenants running with the land, and shall inure to the benefit of FAIRMONT PARK CORPORATION and FAIRMONT PARK SALES COMPANY, their success sors and assigns, and to each and every purchaser of lands in said Addition, and their heirs, executors, administrators, successors, and assigns, and to PAIRMONT PARK WEST HONES ASSOCIATION, INC., a Texas corporation, of Harris County, Texas, and any one of said beneficiaries shall have the right to enforce such restrictions using whatever legal method is deemed advisable, and if any one of such restrictions shall be held to be invalid, or for any reason is not enforced, none of the others shall be affected or impaired thereby, but shall remain in full force and effect.

CENERAL RESTRICTIONS

(1) These restrictions shall be effective until January 1, 1990 and shall automatically be extended thereafter for successive periods of ten (10) years; provided, however, that the owners of a majority of the square foot area of the lots in Pairmont Park West, Section 1, may release all of the lots hereby restricted from any one or more of said restrictions, or may release any lot from any restriction imposed hereby or created by deed from PAIRMONT and/or FAIRMONT PARK SAIRS COMPANY, or either of them, on either January 1, 1990, or at the end of any successive ten year period thereafter by executing and acknowledging an appropriate agreement or agreements in writing for such purpose, and filling the same for record in the office of the County Clark of Hawls County, Texas, at any time prior to January 1, 1983, or at any time prior to five years preceding the expiration of any successive ten year pariod thereafter.

(2) This property shall be used for single family residence purposes

(i) Only one residence shall be constructed on each lot; however, this shall not problett the construction of a residence on a portion of two or more lots as shown by said man, provided such tract constitutes a honesite as defined in the succeeding paragraph.

(4) Parts of two or more adjoining lots facing the same street in the same block may be designated as one homesite provided the lot frontage shall not be less than the minishm frontees of lots in the same block racing the some street.

to the structure of any sine spaint for the sound lot, except as provided in Section (12) bareof, or except with the express written consent of FAIRMONT PARK CORPORATION.

- The term "residence purposes" as used herein shall be held and construed to exclude hospitals, duplex houses and spartment houses, and to exclude commercial and professional uses; and to exclude any development operations or drilling for oil, gas or other minerals, or any refining or quarrying, or mining, or the placing or maintaining on the premises of any tanks, wells, shafts, mineral excavations, derricks or structures of any kind incident to any such oil, gas or other mineral operations; and any such usuage of this property is hereby expressly prohibited.
- (7) The word "house" or "residence" as used herein with reference to building lines shalf include gallaries, porches, porte cocheres, steps, projections and every other permanent part of the improvements, except roofs.
- (8) No garage or outbuilding on this property shall be used as a residence or living quarters, except by servants engaged on the premises.
- No garage or servents house shall be erected on any lot in said Fairmont Park West, Section 1, with roof or outside walls of material or color different from those used in the house or residence erected on such lot, except with the written consent of PAIRMONT.
- (10) No trash, gardege, ashes, refuse or other waste shall be thrown or dumped on any vacant lot in the Addition,
- (11) No horses, cattle, hogs, livestock, or other animals, or rabbits, or poultry, of any kind, shall be raised, bred, kept, staked or pastured on any lot, except that dogs, cats or other household pets may be kept, provided they are not kept, bred or maintained for any commercial purpose.
- (12) No building material or temporary building of any kind or character shall be placed or stored upon the property until the owner is ready to commence improvements, and then such material or temporary building shall be placed within the property lines of the lot or parcel of land. upon which the improvements are to be erected, and shall not be placed in the streets or between the curb and property line; and any such temporary building or structure of any kind shall not be used for other than construction purposes; and, expressly, but not by way of limitation, shall not be used for residential or sales office purposes, either during construction, or thereafter; and shall be removed immediately upon completion of construction.
- Grass, weeds, and regetation on each lot sold shall be kept moved at regular intervals so as to maintein the same in a heat and attractive menner. Trees, shrubs, vines and plants which die shall be promptly re-moved from property. Until a home or residence is built on a lot,

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PAINWINT PARK CORPORATION or FAIRMONT PARK WEST HOMES ASSOCIATION, INC., may at its or their option have the grees, weeds and vegetation cut when and as often as the same is necessary in its judgment, and have dead trees, shrubs and plants removed from the property, and the owner of such lot shall be obligated to pay for the cost of such work.

(14) 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 FAIRMONT PARK CORPORATION; no fence, wall or hedge shall be placed on any portion of the sites higher than six feet from the ground. Should a hedge, shrub, break flower or other plantings be so placed, or afterwards grow, so as to encroach upon a flower of such encrosedment shall be removed promptly upon request of the owner of the adjoining property. Should any encroachment be upon a right-of-way or easement, it share by removed promptly upon request of FAIRMONT PARK CORPORATION, and such encroachment is wholly at the risk of the owner.

- character shall be crected on this property without the written consent of PALESONT THREE CORRECTION; such consent shall be revocable at any time.
- (16) No boats, trailers, housetrailers, trucks, or junk, of any kind or character, or any accessories, parts or objects to be used therewith, shall be kept, repaired, or work done thereon, on any lot hearer to the front or side attest than the front or side setback lines (respectively) for the house or residence.
- (17) No privy, ceaspool, septic tank, or disposal plant shall be erected or maintained on any part of this property without the written consent of FAIHMONT PARK CORPORATION.
- (18) 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 dug on this property without the written consent of FAIRSCHT PARK CORPORATION.
- (19) FALMONT PARK CORPORATION may make other restrictions applicable to any lot or lets by appropriate provision in the contract or need, without otherwise modifying the general plan above outlined, and such other restrictions shall inure to the benefit of and bind the respective parties in the same manner as though they had been expressed herein.
- (20) Violations of any restriction, condition or covenant herein small give FAIMSONI PARK-UCRFORATION or FAIMSONI PARK JEST HOWES ASSOCIATION, INC., the right to enter upon the property where such violation exists and summarily abste or remove the same at the expense of the owner, and such entry and abstement or removal shall not be deemed a traspass.
- (21) FAIRMONT BARK CORPORATION shall have the right to modify the restrictions with reference to location of setback or sideline restrictions of any improvements, and the direction which they shall face, to such extent as it deems for the best interest of the Addition as a whole, out, such modification must be in writing,
- (22) If garage, servants' house, or other outbuilding is made an integral part of the residence; or is connected thereto, in a manner approved by FALEKONT PARK COMPORATION upon submission of plans and specifications, as provided in deed from FALEKONT PARK COMPORATION or FALEKONT PARK SALES COMPANY, or either of them, the setback distances from front and side lines of the lot will then automatically become identical with those stipulated for the residence itself.
- (23) No building shall be built closer to the atreet or side property lines than the distance set forth in the schedule attached hereto, except as provided in Section (21) hereof.

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(24) so improvement of any character shall be erected, or the erection thereof begun, or change made in the exterior design thereof on any of this property, until complete plans and specifications have been submitted to, and approved in writing by PAINMAY PARK CENTRALION.

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(25) No building shall be higher than two stories.

(26) The outbuilding or outbuildings on any lot (or homesite, as herein defined) chall not be higher in stories than the residence thereon; that
is to eas: the outbuildings on a lot with a one story residence shall not
be more than one story; the outbuildings on a lot with a one and one-half
story residence shall not be more than one and one-half stories; and the
outbuildings/on a lot with a two story residence shall not be more than two
stories.

SCHEDULE OF LIVING AREAS AND DISTANCE OF DEPROVEMENTS FROM PROPERTY LINES

Ground Ploor Living Areas:

structed as a one story residence on any homesite, exclusive of perches and garages, shall be not less than 1150 square feet, as indicated in the following schedule; in the case of any residence of more than one story, the requirement as to living area shall be not less than 1350 square feet.

Distance of Improvements from Croperty Lines:

The house or residence, garage, servants' house, or other outbuilding, on each site in Section 1, shall not be nearer to the property lines then is indicated in the following schedule:

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For the purpose of this schedule, and the setback distances set forth herein, the following erbitrary designations of MCRIE, SOUTH, EAST and WEST have been made:

(a) Block One (1):

Lot Twenty (20): The common line between Lots 20 and 21 is considered the east line of Los 20.

Lot Twenty-One (21): The common line between Lots 20 and 21 is considered the north line of Lot 21; the lot line along the 150 foot drainage R.O.W. is considered the east line of Lot 21; the lot line along Roseberry Drive is considered the west line of Lot 21.

(b) Block Three (3):

Lots One (1) to Seventeen (17), inclusive: The lot lines along Codarmont Drive and Antrin Lane are considered the north lot lines of these lots.

Lots Righteen (18) to Thirty-One (31), inclusive: The lot lines along Catlett Lane are considered the south lot lines of these lots.

(c) Block Five (5):

Lots Ope (1) to Twenty-Two (22), inclusive: The lot lines along Catlett Lane are considered the north lot lines of these lots.

Lots Twenty-Three (23) to Forty-Two (42), inclusive: The lot lines along Belfast Road are considered the south lot lines of

DEED RECORDS

FILM CODE

(4) Block Seven (7): 190-02-1453

VII 5138 IME 45

lot One (1): The lot line along Belfast Road is considered the north line of this lot; the common line between Lots I and 2 is considered the east line of Lot 1; the common line between Lots I and 34 is considered the south line of Lot 1; and the lot line along Carlow Lame is considered the west line of Lot 1.

(e) Block Eight (8):

Lots One (1) and Two (2): The lot lines elong Parksont Drive are considered the west-lot lines of these lots.

Lots Thirty (30), Thirty-One (31), and Thirty-Two (32): The lot lines along Winding Trail Road are considered the south lot lines of these lots.

(f) Block Ten (10):

State Company

Lots One (1) to Thirteen (13), inclusive: The lot lines along Winding Trail Road are considered the north lot lines of these lots.

Lots Fourteen (14) to Twenty-Five (25), inclusive: The lot lines along Hillsidge Road are considered the south lot lines of these lots.

(g) Block Eleven (11):

Lots One (1) to Seven (7), inclusive: The lot lines along Dover Hill Road are considered the north lot lines of these lots.

(h) Block Twelve (12):

Lots One (1) to Thirteen (13), inclusive: The lot lines along Dover Hill Road are considered the north lot lines lots.

Lots Fourteen (14) to Twenty-Pive (25), inclusive: The lot lines along Stonement Road are considered the south lot lines of these lots.

(1) Block Thirteen (13):

Lot Nine (9): The lot line along Dover Hill Road is considered the south lot line of this lot.

Lot Ten (IO): The lot line along Dover Hill Road is considered the east lot line of this lot.

(j) Block Sixteen (16):

Lot Zour (4): The lot line along Willmont Road is considered the east lot line of this lot.

Lot Firs (5): The lot line along Wilmont Road is considered the north lot line of this lot.

(k) Block Seventeen (17):

Lots One (1) to Eleven (11), inclusive: The lot lines along Stonemont Road are considered the earth lot lines of these lots.

Lots Twelve (12) to Eighteen (18), inclusive: The let 5138 inclusive: The let

"B.L. signifies "Building Line" along Underwood Road, as shown on

FILM CODE

FACING OF RESIDENCE

090-02-1434

Houses or residences on all lots shall face the street on which the lot abute, except that:

street on which the greater set back distance is indicated on the plat; and,

(b) The house or residence on Lot One (1), Block Seven (7), shall race Belfast Road,

ENTRANCE OF GARAGE DRIVENIAY

No garage driveways constructed on any lots shall enter from Underwood Roads or from Spencer history.

end dismestions set forth berein in fevor of, or to be exercised by, FARMONT PARK CORPORATION, shall, at the election of FARMONT PARK CORPORATION, inure to the benefit of, and be exerciseble by, its nominee or nominees, or successor, if such election be evidenced, specifically, by an instrument executed and admoveded by Fairmont Park Corporation and filed for record in the office of the County Clark of Harris County, Texas.

He, WH. G. FARRINGTON, as President of FAIRMONT PARK CORPORATION, and Robroy C. Carroll, as its Secretary, do hereby certify that the above and foregoing is a true and correct copy of a resolution of the Board of Directors of FAIRMONT PARK CORPORATION, passed and adopted at a meeting of said Board of Directors of FAIRMONT PARK CORPORATION, held at Houston, Texas; and we, Wh. G. Farrington, as President of FAIRMONT PARK SALES COMPANY, and Robroy C. Carroll, as its Secretary, do hereby certify that the above and foregoing is a true and correct copy of a resolution of the Board of Directors of FAIRMONT PARK SALES COMPANY, passed and adopted at a meeting of said Board of Directors of FAIRMONT PARK SALES COMPANY, held in Houston, Texas.

WINNESS our hands at Bouston, Texas, on this 29th day of May,

1963.

ATTEST:

PAIRMENT PARK CORPORATION

300

Secretary Carrier

the O. Francisco Desaidant

Cabrey blam

· Segretary/

PATRHONT PARK SALES CONDANY

By: Mr. Sarrington Presiden

SUBSCRIPED AND SWIFE TO before me this the 29thday of May,

1963.

Botsoy Public is and for Marris County, T = 2 a

M. P. PEHRSON

DEED RECORDS

STATE OF TEXAS

FILM LODE

5139 ME 48

COUNTY OF HARRIS

090-02-1435

HEFORE ME, the undersigned authority, on this day personally appeared W. G. FARRIMOTON, as President of FAIRMOTT PARK CORPORATION, and ROBROY C. CARROLL, as Secretary of said Corporation, known to me to be the persons and officers whose names are subscribed to the foregoing instrument, and acknowledged to be that they executed the same for the purposes and consideration therein expressed, as the act and deed of said comporation, and in the especity therein stated.

GIVEN under my hand and seal of office, these the 29th day of May, 1963.

Hotary Public in and for Harris County, T . x a s

M. P. PEHRSON

STATE OF TEXAS

COUNTY OF HARRIS

supeared Wil G. FARRINGTON, as President of FAIRMONT PARK SAIRS COMPANY and ROBROY C. CARROLL, as Secretary of said Corporation, known to me to be the persons and officers whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed, as the act and deed of said Corporation, and in the capacity therein stated.

GIVEN under my hand and seal of office, this the 29th day of May, 1963.

Notary Public in and for Barris County, T e x a s

M. P. PEHRSON

STATE OF TEXAS
COUNTY OF EARRIS

First City National Bank of Houston, Houston, Texas, as Trustee, successor to First National Bank in Houston, under and by virtue of the authority granted to said First National Bank in Houston in deed from W. Everett DuPuy, et al, to Mm. G. Farrington, dated June 7, 1955, recorded in Volume 2965, Page 407, of the Harris County Deed Records, and the authority granted to said First National Bank in Houston in deed of trust from Wm. G. Farrington to First National Bank in Houston, as Trustee, dated June 7, 1955, filed for record in the office of the County Clark of Harris County, Texas, on June 8, 1955, under Clark's File No. 1438121; does hereby ratify, adopt and join in the "Reservations, Restrictions and Gyvenants in Fairmont Furk West, Section 1," as hereinabove set forth, in the capacity of said Trustee.

In Testimony Whereof, First City National Bank of Houston, as

BEED RECORDS Trustee, has caused these presents to be signed by ANB. BLAGES118 in AG its Vice-President, thereunto authorized, attested by its Assistant Cashier, MARX W. EDWARDS and its common seal hereunto affixed this 1963 pirst city national bank of houston Vice President FILM CODE 090-02-1436 COUNTY OF HARRIS appeared H. A. falle C. as Vice-President of First City National Bank of Houston, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purpose and consideration therein expressed, in the capacity therein stated, and as the act and deed of said First City National Bank of Houston', GIVEN under my hand and seal of office, this 29th day of tary Public in and for Marris County, Texas JANICE WOOD lotary Public in and for Harris County, Taxas My Commission Expires June 1, 1963