KATHKED AND APPROVED August 28.1953 8. With

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SLOOMFIELD

A SUBDIVISION OF PART OF THE N.W. 4 OF SECTION 20, T.2N, R.IOE BLOOMFIELD TWP, OAKLAND CO,MICH

SCALE IINCH = 100 FEET

Approved by Oakland County Plat By Whin Board, pursuant to Act 172 of P.A. of COUNTY BOARD OF AUDITORS REGISTER OF DEEDS 1929, as amended, this Rathday of DAME TO Second. 19 0

N. + Cor. Sec 20 5.86"15 & 1004. 14 E. and W (14 Sec Line) Bloomfield Helghts No. 1 Pt of Beginning LONE 58 59 173 PINE GODDARD CT S. SE' IS' SON D 60 bialarinopic. 86-FT. 62 <u>o</u> Tom strip to by (Public) 13 13 ET ES

Note: All dimensions shown on this plat are in feet and decimals thereof. All curve distances are measured along the arc.

Section Line ;

CERTIFICATE OF MUNICIPAL APPROVAL

This plat was approved by the Township Board of the Township of Bloom field at a meeting held July 13 A.D.1953. P.

OF Hugust A.D. 1853 Board of County Road Commissioners of APPROVED THIS _20 5 DAY land, State of Michigan

LEE O. BROOKS

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ROBERT O. FELT

SOL D. LOMERSON OAKLAND COUNTY TREASURER'S CERTIFICATE

HEREBY CARLLER may married by within deserciption, and an by the Side or any individual appalar his within deserciption, and an 17 ACES or some are paid for fire wearn previour to the date of this 7 ACES or some are paid in fire wearn previour to the date of this 7 ACES or some are point for the product to the conduct to the conduct and the conduct to the conduct Sec. 135 Apr 200 - 1893 As Am. CHRISTS A. PRINKS. Oundy Transmit

Siter 69 Page 17

Oakland County, Mich. AUG 29 1953

Orm Mr. Suria ORRIN McQUAID Register of De

DEDICATION

KNOW ALL MEN BY THESE PRESENTS: That we, Franklin Lone Pine Road Company, a limited partnership, by Francis M. Phelos, a general parinand Defroit Mortgage and Realty Company, a Michigan Corporation by Jame and Defroit Mortgage and Realty Company, a Michigan Corporation by Jame J. M. Clintock, Vice President and Alfred J. Kenlieck, Assistant Secretary, Mort J. M. Clintock, Vice President and Alfred J. Kenlieck, Assistant Secretary, Mort and Wendell C. Goddardand Katharine R. Goddard, his wife, title holders and W. laid out and platted to be known as "BLOOMFIELD" HEIGHTS Nº2" a subdivision part of the N.W.4 of Section 20, T.2.N., A.IO.E., Bloomfield Twp., Oakland Co., Mich. o that the roads as shown on said plat are hereby dedicated to the use of the public. as proprietors have caused the land embraced in the annexed plat to be surve)

Signed and Sealed in the presence of:

laine K. Wright Witness Witness Witness

FRANKLIN LONE PINE ROAD

DETROIT MORTGAGE AND REALT FLAGUAL A CRUANS of general par

aches emper MEClintock, Vice P.

TITLEHOLDER AND VENDOR Alfred J. Kenikeck, Assistants

Callygning KI Que sand (4) CHOSONO (100 Selections

STATE OF MICHIGAN ACKNOWLEDGEMENT SS

and Katharine R. Goddard, his wife, tilleholders and vendors who being each by duly sworn did say that they are the persons, as titleholders and vendors, who each by the act and deed the same to be, their free act and deed the same to be, their free act and deed On this 17 Adday of Cusaud A.D. 1953, before me a Notary Public in and for said coun appeared the above named Francis H. Phelps, personally known, who being duly did say that he is a general partner in the Franklin Lone Pine Road Company, o COUNTY OF WAYNE one Pine Road Company: Also appeared before me the above named Mendell C. G. partnership, and that he has authority to execute the above instrument

My commission expires 4/15/55 Sylvia Martin

STATE OF MICHIGAN SS COUNTY OF WAYNE ACKNOWLEDGEMENT

being each by me duly sworn, did say that they are Vice President and Assistant Secre respectively of Detroit Mortgage and Really Company, a Michigan Corporation, and On this 17th day of Chapust A. D. 1953, before me a Notary Public in and for said count appeared the above narfied James I. MS Clintock and Alfred J. Kenifeck, personally kno of said corporation. James I. M.s. Clintock and Alfred J. Keni teck acknowledged sajd instrument to be the free act seal affixed to said instrument is the corporate seal of said Corporation and that said in was signed and sealed in behalf of Said Corporation by authority of it's Board of Directors and Notary Public mandforsaid County My commission expires 5-16-56 drugh

SURVEYOR'S CERTIFICATE

inches in depth have been placed at points marke of thus was thereon shown at all angles in the aries of the land platted, at all angles of streets and the intersections of streets with boun: inches in length encased in a concrete cylinder at least fourAlinches in dia meter and fort monuments consisting of bass not less than one-half (f) in ch in diameter and forty-eight hereby certify that the plathereon delineated is a correct one and that permanent mei

Willen S. M. allpine Surveyor

DESCRIPTION

the plat as shown on said plat.

Ann M. Birrell

The landembraced in the annexed plat of "Bloomfield Height's Nº 2" a subdivision part of the NM4 of section 20, T.2 N, K.O.E., Bloomfield Two, Ockrand Co., Mich gescribed as beginning at a point in the Eand M4 corner of said section a distant S.8615 E. on 4 section line, 1004 \$ 15 from the M4 corner of said section 2. A distant S.8615 E. on 4 section line, 1004 \$ 15 from the M4 corner of said section 2. A distant S.8615 E. on freeld Height's Nº 1" Subdivision; thence S.8615 E. onsaid 4 section 2. BO3.45Ft, thence N.B°38W.332.95Ft, thence N.B°27W. 470.46Ft, thence N.B°17W.3409Ft, S.9°51W.353.9Ft, thence S.0°05W.263.09Ft. to the point of beginning.

Bloomfield Township, Oakland County, Mich.

Franklin Lone Pine Road Company, a Limited Partnership being the owner of Lots 58, 59, 60, 61 and 62 of Bloomfield Heights No. 2, a subdivision of part of the Northwest 1/4 of Section 20, Town 2 North, Range 10 East, Bloomfield Township, Oakland County, Michigan, according to the plat thereof as recorded in Liber 69 of Plats, at Page 17, Oakland County Records, hereby imposes upon said subdivision the following restrictive covenants; which restrictive covenants shall run with the land and shall be binding on all parties and all persons claiming under them until January 1, 1990, at which time said covenants shall be automatically extended for successive periods of 10 years unless by vote of a majority of the then owners of the lots it is agreed to change said covenants in whole or in part:

- If the maker hereof, or its successors and assigns, or any successor or successors in the chain of title shall violate or attempt to violate any of the covenants herein it shall be lawful for any other person or persons owning any real property situated in said development or subdivision to prosecute any proceedings at law or in equity against the person or 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 wise affect any of the other provisions, which shall remain in full force and effect,
- Each lot shall be known, described and used as one residential lot, No structure shall be erected or placed on such residential lot other than one detached single family dwelling not to exceed two stories in height and a garage for not more than four cars, with living quarters above.
- Ary two-story residential dwelling constructed in this subdivision shall have a ground floor minimum square foot area of net less than 1,000 square feet, exclusive of garage and open porches, and shall also have a cubic content of not less then 20,000 cubic feet. In the case of a one-story or story and a half ranch type construction it shall have a ground floor minimum square foot area of not less than 1,650 square feet, exclusive of garage and open porches, and shall contain not less than 20,000 cubic feet,
- Residence shall include all bays, vestibules, or any other room permanently enclosed, but does not include open porches or terraces.
- The exterior construction of residence buildings must be of 6. new materials; provided, however, that select reclaimed brick may be used. The outside of residence buildings must be of brick, stone or finished painted wood. No yellow brick shall be permitted. Cinder or concrete construction is allowedfor basements or foundation to the grade line only; the grade line of all buildings constructed on any lot shall conform to the Zoning Ordinances of Bloomfield Township, Calland County, Michigan, as now in effect or as hereafter in force. The height from the point of finish grade of the finished first floor shall be sufficient to insure a dry floor regardless of weather or drainage conditions. All chimneys shall be of stone, brick or con-

7. All exterior masonry foundation walls of cement block, cinder block or concrete shall be painted with two coats of Peerless cement paint or its equivalent. The color thereof shall be limited to white, ivery, gray, cream or stone. Preparation of surface, mix-ing and application of paint shall be strictly in accordance with the manufacturer's recommendations.

> Houseman-Spitzley Corp., Det. 26

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Bloomfield Heights No. 2 Restrictions (contid) 118ER 3044 PAGE 119 All garages shall not be more than two stories in height, the outside of which shall be of the same materials as specified in Paragraph 6 hereof. Foundations shall be of masonry rat wall construction. Garages shall be annexed to or attached to the residence or shall be at least 100 feet from the front lot line. 9. The front building line of all lots shall not be less than forty (40) feet from the front lot line. All side and rear building lines shall conform to the Zoning Ordinances of the Township of Bloomfield, Oakland County, Michigan, as now in effect or as hereaftel . amended. No flat roofs will be allowed except when approved by Houseman-Spitzley Corporation or by an architect appointed by them. The maximum pitch of the roof shall not exceed 1/2 pitch. All roofs shall be of asphalt shingle weighing not less than 210 lbs. per square, or of wood, tile or slate construction. Rolled roofing or diamond shaped roofing will not be permitted. No structure shall be moved on to any lot at any time.

12. Any fence on any residential lot shall not be higher than four feet, and shall be of wire, painted wood or colonial type construction and shall not extend beyond the front lot residential line. No barbed wire fencing will be permitted.

13. We hoof animals, such as horses, pigs or goats, shall be permitted in any lot in this subdivision. No chickens, rabbits or pigeons will be allowed in this subdivision.

All sewage shall be put through an approved septic tank, and any sewage disposal systems on said premises shall be in accordance with the statutes of Michigan and the rules and regulations of the Township of Bloomfield and State Public Health Department as new in effect or as hereafter amended.

Carbage or rubbish shall be placed in separate sanitary cans or enclosed in approved concrete receptacles, with the method of collection and disposing of same to be determined by the majority of lot owners. Each owner agrees to and shall keep the waeds cut on his lot or lots and cause the same to be kept in a neat appearance at all times.

16. All buildings constructed on said premises and the use and occupancy of same shall be subject to the terms and provisions of the Zoning Ordinances of the Township of Bloomfield or any municipality applicable thereto, as now in effect or as hereafter amended.

All plans and specifications for any residence or garage, its location on the lot and its grade must be approved before construction is started, in writing, by a duly authorized officer of the Houseman-Spitzley Corporation or such other person or corporation as it may designate.

18. No lot shall be used to provide or permit access to Soden Lake by any person or persons other than (1) the owner or owners of the lots in the same subdivision, (2) the immediate family of said owner or owners and (3) the domestic servants and the invited guests of said owner or owners of their immediate family.

An easement has been reserved for public utilities as shown on the plat recorded in Liber 69 of Plats, at Page 17, Oakland County Records. The Michigan Bell Telephone Company and the Detroit Edison Company are hereby given the right to cut and trim from time to time any and all trees and brush along said lines which may interfere therowith.

IN WITNESS WHEREOF, Franklin Lone Pine Road Company has caused these presents to be executed and delivered by its LIBER 3044 PAGE 120

Blocafield Heights No. 2 Restrictions (cont'd)

General Partner duly authorized this first day of September,

In the presence of:

Sylvia Martin

wolf the

FRANKLIN LONE PINE ROAD COMPANY A Limited Partnership

Francis H. Phelps

General Partner

STATE OF MICHIGAN)

COUNTY OF WAYNE

On this 1st day of September, 1953, before me, a Notary Public in and for said County, personally appeared Francis H. Phelps, who did say that he is the General Partner of Franklin Lone Pine Road Company, that he executed the foregoing instrument for and on behalf of said Franklin Lone Pine Road Company, and was duly authorized so to do, and that he executed the same as the free act and deed of said Franklin Lone Pine Road Company.

Notary Public, Wayne County, Michigan

My commission expires 4/15/3

- 3 -

When recorded, return to

HOUSEMAN SPITZLEY CORPORATION 106 Washington Blvd., Bldg., Detroit, 26, Michigan

DESIGNATION OF AUTHORITY

WHEREAS, Bloomfield Heights No. 2 Subdivision (Lots 58-62 inclusive), being a part of Bloomfield Heights Association is subject to restrictions upon the use and occupation of the lots in said Subdivision, which restrictions are of record in Liber 3044, Page 118 Oakland County Records; and

WHEREAS, Paragraph 10 of said restrictions provides as

follows:

BANK BUILDING,

COMMUNITY NATIONAL

"No flat roofs will be allowed except when approved by Houseman-Spitzley Corporation or by an architect appointed by them. The maximum pitch of the roof shall not exceed 1/2 pitch. All roofs shall be of asphalt shingle weighing not less than 210 lbs. per square, or of wood, tile or slate construction. Rolled roofing or diamond shaped roofing will not be permitted. "

WHEREAS, Paragraph 17 of said restrictions provides as follows:

"All plans and specifications for any residence or garage, its location on the lot and its grade must be approved before construction is started, in writing, by a duly authorized officer of the Houseman-Spitzley Corporation or such other person or corporation as it may designate."

NOW THEREFORE, Houseman-Spitzley Corporation, a Michigan corporation does hereby designate Bloomfield Heights Association, a nonprofit corporation, as the person authorized to give the approval required by said Paragraph 10 and Paragraph 17.

WITNESS:

HOUSEMAN-SPITZLEY CORPORATION

Leona Schroeder

USER 4711 MGE 712

STATE OF MICHIGAN
)
SS
COUNTY OF CHARAGE

On this 9th day of March A.D., 1965, before me personally appeared Francis H. Phelps and V. V. Miles

sworn, did each for himself say that they are respectfully the President and Asst. Treasurer of Houseman-Spitzley Corporation, the corporation named in and which executed the within instrument, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and said Francis H. Phelps and V. V. Miles acknowledged said instrument to be the free act and deed of said corporation.

Leona Schroeder

Notary Public in and for Wayne Wayne

My Commission Expires: 5/15/66

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