RP-2024-26264

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DEED RECORDS

CCURITY OF HARRIS:

THE STATE OF TEXAS:

MICH ALL WER BY THESE PRESENTS:

RP-2024-26264 01/25/2024

OR AYRSHIRE CORPORATION, A TEXAS COMPORATION, OWNER OF THE LANDS AND PREMISES MERCINAFTER DESCRIBED FOR THE PURPOSE OF EVIDENCING AND SETTING FORTH A SUBSTANTIALLY UNIFORM PLAN OF DEVELOPMENT WHICH IT HAS ADOPTED FOR SUCH LANDS AND PREMISES. DOES HEREBY COVERANT AND PROVIDE THAT AYPSHIRE CURPCHATION, A TEXAS CORPORATION, AS BELL AS ITS SUCCESSORS AND ASSIGNS. AND ALL PARTIES HOLDING TITLE BY, THROUGH AND UNDER IT, SHALL MEREAFTER HAVE AND HOLD TITLE TO THE FOLLOWING DESCRIBED LANDS AND PREMISES. TOWNT

> Lots Nos. 1 through 19, both inclusive, in Block No. 1: Lots Nos. 1 THROUGH 32, BOTH INCLUSIVE, IN BLOCK No. 2; Lots Nos. 1 Through 17, BOTH INCLUSIVE, IN BLOCK No. 3; Lots Ros. 1 through 12, BOTH INCLUSIVE, IN BLOCK No. 4: Lots lion, 1 Through 15, BOTH INCLUSIVE, IN BLOCK No. 5: ALL IN THE PLAT OF SAGRMONT SECTION 1, A SUBDIVISION IN HOUSTON, HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAY THEREOF RECORDED IN VOL. 74. PAGE 42, OF THE MAP RECORDS, HARRIS COUNTY, TEXAS, WHICH SAID SUBDIVISION IS HERE THAFTER GALLED "SAGEMONT",

BUBLECT TO THE FOLLOWING RESTRICTIONS, RESERVATIONS AND COVENANTS, WHICH ARE HEREBY the posed upon said properties as covenants running bith the Land, and bhich AYRSHIRE CORPORATION AGREES SHALL BE BINDING UPON AND SHALL BE OBSERVED BY ITSELF, ITS SUCCESSORS and assigns, and shall run in favor of and be enforceable by any person tho small mere-AFTER OWN ANY OF SAID LOTS ABOVE DESCRIBED.

PART A - RESIDENTIAL COVERALITS

- 9. None of said lots shall be used except for mesidential purposes and no BUILDING SHALL BE ERECTED, ALTERED, PLACED OR PERMITTED TO REMAIN ON ANY LOT OTHER THAN ONE DETACHED SINGLE-FAULLY DRELLING NOT TO EXCEED TOO STORIES IN HEIGHT AND A PRIVATE Bapage for not wore than tro cars.
- 2. No building shall be erected. Placed or altered on any of said lots until THE BUILDING PLANS, SPECIFICATIONS AND PLOT PLAN SHOPING THE LOCATION OF SUCH BUILDING HAVE BEEN APPROVED IN WRITING AS TO CONFORMITY AND HARMONY OF EXTERNAL DESIGN WITH Existing structures in the subdivision, and as to location of them bith respect to TOPOGRAPH AND FINISHED GROUND ELEVATION BY A COMMITTEE COMPOSED OF W. F. BURGE, CHARLES W. PUGH AND DANIEL J. ALLISCH, OR A REPRESENTATIVE DESIGNATED BY A MAJORITY OF THE MEMBERS OF BAID COMMITTEE. IN THE EVENT OF DEATH OR RESIGNATION OF ANY VEVBERS OF SAID COMMITTEE, THE REMAINING MEMBER, OR MEMBERS, SHALL HAVE FULL AUTHORITY TO APPROVE OR DISAPPROVE BUCH DESIGN AND LOCATION, OR TO DESIGNATE A REPRESENTATIVE WITH LIKE AUTHORSTY.

Any provision 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. Confidential information may have been redacted from the document in compliance with the **Public Information Act.**

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Harris County, Texas

Deputy

DEED RECORDS w 5027 m 143

IN THE EVENT SAID COMMITTEE, OR ITS DESIGNATED REPRESENTATIVES, FAILS TO APPROVE OR DISAPPROVE SUCH DEBIGN AND LOCATION BITHIN 30 DAYS AFRER SAID PLANS AND SPECIFICATIONS HAVE BEEN SUBMITTED TO IT, OR IN ANY EVENT, IF HO SUIT TO ENJOIN THE ERECTION OF SUCH BUILDING OR THE MAKING OF SUCH ALTERATIONS HAS BEEN COMMENCED PRIOR TO THE COMPLETION THEREOF, BUCH APPROVAL WILL NOT BE REQUIRED AND THIS COVENANT WILL BE DEEVED TO HAVE BEEN FULLY COMPLIED WITH. NEITHER THE MEMBERS OF SUCH CONVITTEE NOR ITS DESIGNATED REPRESENTATIVE SHALL BE ENTITLED TO ANY COMPENSATION FOR SERVICES PERFORMED PURSUANT TO THIS COVENANT. THE POWERS AND DUTIES OF THE MANEE COMMITTEE AND/OR ITS DESIGNATED REPRESENTATIVE SHALL, ON WARCH 1, 1957, AUTOMATICALLY PASS TO A COMMITTEE OF THREE OTHERS OF LOTS IN SAGEMONT, THICH SUCH THREE LOT OTHERS SHALL BE SELECTED BY A MAJORITY OF LOT OWNERS IN SAGEMONT. SUCH BELECTION WAY BE MADE AT ANY TIME, AND FROM TIME TO TIME, DURING THE DURATION OF THESE RESTRICTIONS. SUCH ACTION BY SAID MAJORITY OF LOT OWNERS SHALL BE EVIDENCED BY AN APPROPRIATE WRITTEN INSTRUMENT, EXECUTED BY SUCH MAJORITY AND FILED FOR RECORD IN THE DEED RECORDS OF HARRIS COUNTY, TERAS.

- . 3. ANY SINGLE STORY RESIDENCE CONSTRUCTED ON SAID LOTS MUST HAVE A GROUND FLOOR AREA OF NOT LESS THAN 1,100 SQUARE FEET, EXCLUSIVE OF OPEN OR SCREENED PORCHES, TERRACES, DAIVERAYS, CARPORTS AND GARAGES. ANY RESUDENCE OTHER THAN A SINGLE STORY RESIDENCE WUST HAVE NOT LESS THAN 1,000 SQUARE FEET OF GROUND FLOOR LIVING AREA EXCLUSIVE OF OPEN OR SCREENED PORCHES, TERRACES, DRIVERAYS, CARPORTS AND GARAGES.
- 4. I'M BUILDING SHALL BE LOCATED ON ANY LOT MEARER TO THE FRONT LOT ILINE OF REARER TO THE SIDE STREET LINE THAN THE WINIUW BUILDING SET-DACK LINES SHOWN ON THE RECORDED PLAT, AND ALBO NO BUILDING (EXCEPT A GARAGE OF PERMITTED ACCESSORY BUILDING LOCATED TO FEET OR MORE FROM THE FRONT LOT LINE) SHALL BE PLACED ON ANY LOT BO AS TO BE LOCATEDS
 - NEARER THAN 5 FEET TO EITHER OF THE SIDE, OR INTERIOR, LINES
 - AT THE FRONT BUILDING SET-BACK LINE, WINH THE FURTHER PROVISO THAT NEITHER OF SUCH SIDE VARDS SHALL HAVE A BIDTH OF LESS THAN

A THREE (3) FOOT SIDE VARD SHALL BE PERMISSABLE FOR A GARAGE OR OTHER PERMITTED ACCESSORY BUILDING LOCATED SEVENTY (70) FEET OR MORE FROM THE FRONT PROPERTY LINE. IF TWO OR MORE LOTS, OR FRACTIONS THEREOF, ARE CONSOLIDATED INTO ONE BUILDING SITE IN COMPORUITY WITH THE PROVISIONS OF PARAGRAPH 5(8) BELOW, THESE BUILDING SET-BACK PRO-VIBIONS SHALL BE APPLIED TO SUCH RESULTANT BUILDING SITE AS IF IT BERE ONE ORIGINAL, PLATTED, LOT.

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Mario Castillo

Harris County, Texas

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- 5. (A) Nome of said lots shall be resubdivided in any fashion except as HEREINAFTER PROVIDED.
- (B) ANY PERSONS OFFING THO OR MORE ADJOINING LCTS WAY SUBDIVIDE OR CONSOLIDATE SUCH LOTS INTO BUILDING SITES, WITH THE PRIVILEGE OF PLACING OR CONSTRUCT-ING EUPROVEWENTS, AS PERMITTED IN PARAGRAPHS NUMBERED 3 AND 4 ABOVE, ON EACH SUCH RESULTING BUILDING SITE, PROVIDED THAT SUCH SUBDIVISION OR CONSOLIDATION DOES NOT RESULT IN MORE BUILDING SITES THAN THE MUMBER OF PLATTED LOTS INVOLVED IN SUCH SUBDIVISION OR COMSOLIDATION.
- 5. EASEMENTS FOR INSTALLATION AND WAINTENANCE OF UTILITIES AND TRAINAGE FACILITIES ARE RESERVED AS SHOWN ON THE RECORDED PLAT. NEITHER AVASHIRE CORPORATION NOR ANY UTILITY COMPANY USING THE EASEMENTS HEREIN REFERRED TO SHALL BE LIABLE FOR ANY DAMAGE DOME BY THEM OR THEIR ASSIGNS, THEIR AGENTS, EMPLOYEES OR SERVANTS, TO SHRUBBERY, TREES OF FLORERS OR OTHER PROPERTY OF THE OWNERS SITUATED ON THE LAND COVERED BY SAID easenents.
- 7. TO HORTOUS OR OFFENSIVE ACTIVITY SHALL BE CARRIED ON UPON ANY LOT, HOR SHALL ANYTHING BE DONE THEREOF WHICH WAY BE OR WAY BECOME AN ANYOVANCE OR HUISANCE TO THE HEIGHBORHOOD.
- O. NO STRUCTURE OF A TEMPORARY CHARACTER TRAILER, BASEHENT, TENT, SHACK, GARAGE, BARN OR OTHER OUTBUILDING SHALL BE USED ON ANY LOT AT ANY TIME AS A RESIDENCE, EITHER TEMPORARILY OR PERMAVENTLY.
- 7. HO SIGN OF ANY KIND SHALL BE DISPLAYED TO THE PUBLIC VIEW ON ANY LOT EXCEPT ONE SIGN OF NOT MOSE THAN FIVE SQUARE FEET ADVERTISING THE PROPERTY FOR SALE OR RENT, OR SIGHS USED BY A BUILDER TO ADVERTISE THE PROPERTY DURING THE CONSTRUCTION AND SALES PERIOD.
- 10. NO OIL BRILLING, OIL DEVELOPMENT OPERATIONS, OIL REFINING, GUARRYING WELLS, TANKS, TUNNELR, WINERAL EXCAVATIONS OR SHAFES, BE PERWITTED UPON OR ON ANY LOT. NO DERRICK OR OTHER STRUCTURE DESIGNED FOR USE IN BORING FOR OIL OR NATURAL GAS SHALL BE ERECTED, WAISTAISED OR PERMITTED UPON ASY LOT.
- 11. NO LOT SHALL BE USED OR WAIRTAINED AS A DUMPING GROUND FOR RUBBISH. TRASH, GARBAGE OR OTHER BASTE SHALL NOT BE KEPT EXCEPT IN SANITARY CONTAINERS. ALL THE JALRE JALREDAN HOUR TO JAEOTER OF THE HOT THERITUS AND ENOTARING BE KEPT IN A CLEAN AND SANITARY CONDITION. LOT SHALL BE KEPT IN NEAT AND ORDERLY FASHION AT ALL TIMES.

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Harris County, Texas



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• FILM CODE 081-12-0438

- 12. NO ANIMALS, LIVESTORS OF POULTRY OF ANY KIND SHALL BE RAISED, BRED OR KEPT ON ANY LOT, EXCEPT THAT DODS, CATS OR OTHER HOUSEHOLD PETS MAY BE KEPT PROVIDED THAT THEY ARE NOT KEPT, BHED OR MAINTAINED FOR ANY COMMERCIAL PURPOSE.
- 13. I'O FCUCE, BALL, HEDGE OR GAS METER CHALL BE PLACED, OR PERMITTED TO REMAIN, ON ANY OF SAID LOTS MEARER TO THE STREET OR STREETS ADJOINING SUCH LOT THAN IS PERMITTED FOR THE MAIN RESIDENCE ON FUCH LOT.

14. To sures or tree planting which obstructs sight lines at elevations between 2 and 6 feet above the roadhay whall be placed or peruitted to remain on any corner lot bithin the triangular area formed by the street property lines and a like counceying 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. The same sight line limitations shall apply on any lot within 10 feet from the intersection of a street property line bithin the edge of a driveray or alley pavement. No tree shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstructions of such sight lines.

PART 8 - GDIERAL PTCVISIONS

THESE COVENANTS ARE TO RUN WITH THE LAND AND SHELL BE SIMDING UPON ALL OF THE PARTIES AND ALL PERSONS CLAIMING UNDER THEM UNTIL JAMUARY 1, 2003, AT WHICH I'VE SAID COVENANTS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE PERIODS OF TEN (10) TEARS EACH UNLESS IT IS AGREED TO CHANGE SAID COVENANTS IN PHOLE OR IN PARTIES HERETO, OR ANY OF THEM OR THEIR MEIRS ON ASSIGNS SHALL VOILATE OR ATTEMPT TO VIOLATE ANY OF THE COVENANTS HEREIN, IT SHALL BE LIMBUL FOR ANY OTHER PERSON OR REAL ESTATE SITUATED IN SAID DEVELOPMENT OR RUSDIVISION TO PROSECUTE ANY PROCEEDINGS AT LAW OR I'M EQUITY AGAINST THE PERSON OR PERSONS VIOLATING OR ATTEMPTING TO VIOLATE ANY SUCH COVENANTS, AND ETTHER TO PREVENT WIN OR THEM FROM DOING, OR TO RECOVER DAMAGES OR OTHER DUES FOR SUCH VIOLATION.

INVALIDATION OF ANY ONE OF THESE COVERNATS BY JUDGMENT OR OTHER COURT ORDER SHALL IN MO WISE AFFECT ANY OF THE OTHER PROGRESSIONS, WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

EXECUTED THIS THE LATT DAY OF Theren, 1753.

AYRSHIRE CORPORATION.

ATTEST:

Acriel Allin

BYI VICE PRESIDENT

Any provision 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. Confidential information may have been redacted from the document in compliance with the Public Information Act.

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Harris County, Texas

Mario Castillo

Deputy



M 5027 PAG 146

FILM CODE -084-12-0439

THE STATE OF TEXAS:

CCURITY OF HARRIS:

BEFORE UE, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED W. F. BURGE, AS VICE PRESIDENT OF AVAILABLE COMPORATION, KNOWN TO ME TO BE THE PERSON SHORE HAVE IS SUBSCRIBED TO THE FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR THE PURPOSES AND CONSIDERATION THEREIN EXPRESSED, AS THE ACT AND DEED OF SAID COMPORATION AND IN THE CAPACITY THEREIN STATED.

GIVEN UNDER MY HAND AND BEAL OF OFFICE THIS THE ASEA DAY OF TELEFACTORY.

A. D., 1953.

MOTARY PUBLIC IN AND FOR HARRIS COUNTY,

BOS FEL 20 AM 18 18

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Harris County, Texas

Mario Castillo Deputy



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RECORDER'S MEMORANDUM:

At the time of recordation, this instrument was found to be inadequate for the best photographic reproduction because of illegibility, carbon or photo copy, discolored paper, etc. All blockouts, additions and changes were present at the time the instrument was filed and recorded.

Any provision 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. Confidential information may have been redacted from the document in compliance with the Public Information Act.

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Attest: 1/25/2024

Teneshia Hudspeth, County Clerk

Harris County, Texas

Ret to: Morris Malveaux 10826 Sagebluff Dr. 1089 Houston, Tx. 77089

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Mario Castillo

Deputy



FILED FOR RECORD

11:39:50 AM

Thursday, January 25, 2024

COUNTY CLERK, HARRIS COUNTY, TEXAS

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

THE STATE OF TEXAS COUNTY OF HARRIS

I hereby certify that this instrument was FILED in File Number Sequence on the date and at the time stamped hereon by me; and was duly RECORDED; in the Official Public Records of Real Property of Harris County Texas

Thursday, January 25, 2024

COUNTY CLERK HARRIS COUNTY, TEXAS

