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Subdivision Covenants and Restrictions

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DECLARATION OF RESTRICTIVE COVENANTS

The undersigned, GUILFORD DEVELOPERS, INC., represented by its corporate officers, as owners of WILLIAMSBURG IN THE WOODS SUBDIVISION, Sections 3 thru 7, located in the Township of Hendricks County, Hendricks County, State of Indiana, do hereby set aside and declare certain land areas within the said subdivision to be used for the purposes herein stated and the following covenants, restrictions and conditions are hereby made and declared to be part of the deed conveying to any person, firm, corporation or other entity the fee simple title to any lot or area of land in the said subdivision and are hereby made and declared to be reservations, restrictions and conditions on the use of said land and area of land in and to the said subdivision to the said lessee, assignee, successors, heirs or legal representatives, and to any person, firm, corporation, bank, association or any other entity who may obtain title to said lots as to the following terms, stipulations, restrictions, conditions and covenants, to wit:

1. FULLY PROTECTIVE RESIDENTIAL AREA: The following covenants shall apply to all lots in this Section of Williamsburg in the Woods Subdivision.

2. NONSITE USE: No portion of said real estate shall be used for any purpose other than single family residential dwellings, nor shall any lot be further subdivided.

3. DWELLING: The ground floor of the main structure, exclusive of porches and garages, shall not be less than TWO THOUSAND (2000) square feet in the case of one story structures, nor less than ONE THOUSAND (1000) square feet in the case of multiple story structures, with no less than TWO THOUSAND (2000) square feet of finished floor area in any structure, but the ground floor of said structure may be of any size. (Determination of sufficiency and adequacy of the term "ground floor of main structure" with respect to dwellings of multiple story design shall be made by the Architectural Committee). Basements, either finished or unfinished, shall not be included in square footage calculations. In addition to the above square footage requirements, each structure shall have either an attached or detached garage structure of no less than 400 square feet in size, which is in conformity with size and design with the main structure. No building site is permitted to have such an attached and detached garage. All building locations and elevations must comply with the plat and Hendricks County and Plainfield regulations. The exterior walls of a single story residence (and any detached garage) must be constructed with at least seventy-five (75) percent of the exterior walls covered with brick or stone veneer. Multiple story structures shall have one hundred (100) percent of the first floor covered with brick or stone veneer. No aluminum or vinyl siding (except for soffit areas) is permitted.

4. ARCHITECTURAL DESIGN: No building shall be erected, placed or altered on any lot in this subdivision until the plan, specifications and plot plan showing the location of such building has been approved by an Architectural Control Committee (the “Committee”) comprised of the undersigned owners, or by their duly authorized representatives. The Committee’s approval or disapproval as required in these covenants shall be in writing. In the event that written approval is not received from the Committee within twenty (20) days from the date of submission, it shall be deemed that the Committee has disapproved the presented plan. It is the intention of Guilford Developers, Inc. to eventually assign all such responsibility to the Williamsburg Homeowners Association (the "Association").

5. BUILDING LOCATION: Front yard set back lines, and side yard set back lines on corner lots are shown on the plat, between which lines and the property lines of the street there shall be no buildings or structures of any kind erected, placed or maintained. Side yard set back lines on all other lots shall be ten (10) feet unless Hendricks County or Plainfield zoning regulations require a larger set back distance.

6. DRAINAGE AND UTILITY EASEMENTS: The strips of ground marked UTILITY easements are hereby reserved for the use of public utilities subject at all times to the proper authorities and to the owners herein granted and reserved. The DRAINAGE easements reserved as drainage easements may be used by the proper authorities and are to be maintained by any owner such that adequate drainage is maintained along such easement. Whenever practical, any lot owner shall attempt to keep street drains clear of leaves and other debris in order to maintain a safe and attractive environment. All utility easements are also subject to all restrictions of drainage easements. No permanent or other structures are to be erected or maintained upon any easement owned upon the plat and owners of lots shall take their titles subject to the rights of the above easements; NO SUMP PUMP may be discharged into the street after a house is completed. The discharge of a sump pump must be installed underground with plastic pipe or vitrified tile to the sub-surface drains or approved drainage swales.

7. UTILITY BUILDINGS: No exterior storage buildings, except for detached garages built in style and finish conforming with the house, are permitted on any lot.

8. BUSINESSES: No mercantile building shall be erected, built, or placed on any portion of this Section in Williamsburg in the Woods, nor any dwelling structures on any lot.
be used for any business of any nature.

9. MUNICIPES: NO noisy or offensive activity shall be carried out on any house or anywhere within the boundaries of the subdivision, nor anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood. This includes, but is not limited to, the operation of ANY motorized, motorcycle, off-road vehicle, all-terrain vehicle or similar item on any street within the boundaries of the subdivision. No vehicle shall be operated at any time within the subdivision if it is not properly licensed by the driver and legal on public thoroughfares.

10. TEMPORARY AND OTHER STRUCTURES: No structure of a temporary character, mobile home, basement, tent, shed, garage, barn, or other outbuildings shall be used upon any house or at any time as a residence, temporary or permanently. No animal kennel, paved shed that would serve as a basketball court (except the use of an existing driveway), tennis court, paddle ball court or similar activity is permitted. No exterior antennas, solar panels (if visible beyond the lot boundary), satellite dishes, or signs other than one sign of no more than five (5) square feet used to advertise the property for sale, may be placed on any house. Temporary structures used by builders during construction of the residence shall be allowed to remain during the building period.

11. GARBAGE AND REFUSE DISPOSAL: No house shall be used or maintained as a dumping ground for rubbish. Trash or other wastes shall not be kept except in sanitary disposal containers. All equipment for disposal or storage of such materials shall be kept in a clean and sanitary container out of sight from the street except on days of trash collection. There shall be no use of outside incinerators or burners for the burning of leaves, branches or trash.

12. LANDSCAPING AND HOMESTE ADJUSTMENTS: All house sites, whether improved or not, shall be kept mowed by the owner or representative during the months of April through October. Lot owners are responsible for the removal of any trash or limbs that may block subdivision streets or fall on adjacent properties and even if the house site is unimproved, should not permit the accumulation of leaves on the sidewalk (if present) and street. It is expressly PROHIBITED for any lot owner to use any dirt, straw, rocks, sand or other materials to another lot at any time, including during the final grading and seeding operations. For safety and aesthetic considerations, before removing any tree larger than twelve (12) inches in diameter, lot owners or their representative must notify Guilford Developers, Inc., or their designated representative and receive approval for said removal.

13. VEHICLE REGULATIONS: No vehicle of more than 3/4 ton hauling capacity or equivalent vehicle shall be parked on any house or at any time as a delivery or pickup. No trailer, boat or recreational vehicle, or vehicle that is not in operational condition and bearing the current year’s license plate shall be permitted to remain on any house if kept within a garage. Routine on-street parking is prohibited except that in instances when guest parking is required for special occasions, on-street parking is permitted but vehicles must be removed as soon as the event ends.

14. ANIMALS: No more than two household pets are permitted per residence. However, additional pets are permitted if kept within the residence AT ALL TIMES. In any event, NO animals, livestock, or poultry shall be raised, bred, or kept on any house or for any commercial purpose or if they cause a disturbance or become a nuisance to the adjacent lot owners. Any dog that is permitted outside MUST remain within a fenced enclosure unless on a leash held by a resident.

15. WATER SUPPLY: No individual water supply system shall be permitted on any house.

16. SEWAGE DISPOSAL: No individual sewage disposal system shall be permitted on any house.

17. SIGN DISTANCE AT INTERSECTIONS: No fence, wall, hedge or shrub planting which obstructs the sight lines at elevations between two feet and six feet above the roadway, shall be placed, or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points twenty-five (25) feet from the intersection of the street line or in the case of an intersection of the street property lines extended. The same sight line limitations shall apply on any house site within ten feet from the intersection of a street’s property line with the edge of the street. No tree shall be permitted to remain within such distance of such intersection line. Lines the foliate line is maintained at such height to prevent obstruction of such sight lines.

18. FENCES: No fence shall be erected on or along any lot line, nor on any house site, the purpose or result of which shall be to limit the obstruction, reasonable vision, light, or air, and all fences shall be kept in good
repair and erected so as to enclose the property and decorate the same without encroachment or obstruction to any other property. No fence shall be erected between the front property lines and the front of the dwelling, or in the case of a corner lot between the side property line along the street and the dwelling. Any fence that is intended to block the view, such as around a pool or deck area, shall be located nearest the residence and not along the lot property line.

19. SIDEWALKS AND PRIVATE DRIVES: All private drives shall be paved with either blacktop or cement concrete prior to occupancy of the dwelling. Sidewalks must be of concrete and installed according to local code and requirements and for the safety and security of the neighborhood must be completed at time of construction and before occupancy or within two (2) years from the date of purchase of the lot from the undersigned, whichever occurs first. Compliance is an obligation of the purchaser. Sidewalks must be poured so that they slope toward the curb and be at an elevation of four (4) inches or more above curb level. Sidewalks at property lines are to meet flush with no abrupt grade changes from one lot to another. Plainfield regulations regarding sidewalks shall supersede this covenant if applicable.

20. STORAGE TANKS: All, gas or any other storage tanks shall either be buried or located within the house or garage area so that they are completely concealed from outside view.

21. WILLIAMSBURG HOMEOWNERS ASSOCIATION MEMBERSHIP: All owners of lots in the subdivision shall become members of the Williamsburg Homeowners Association (the "Association"). The Association is a not-for-profit corporation with mandatory membership of all the owners of lots in Williamsburg in the Woods Subdivision.

(a) Each lot owner, by acceptance of a deed of conveyance, shall be deemed to covenant and agree to pay to the Association annual assessments or charges for the maintenance of certain areas within the subdivision. Each such assessment shall be the personal obligation of the person(s) who was the owner of the property at the time the assessment was due. The annual assessment date shall be the first day of May with the first such assessment due at the time of the closing of the lot purchase by the original owner with the payment immediately transferred to the Association for deposit in its bank account. The next assessment shall be due on the first day of the following May without prepayment or adjustments.

(b) The assessments levied by the Association shall be used exclusively for the purpose of promoting the health, safety and welfare of the Association members, and in particular for the upkeep of the landscaped areas along the entrances, paving of the drainage easement along the west boundary of Williamsburg in the Woods, all common areas (including the area south of Section 7) and the area between Township Line Road and the subdivision located along Township Line Road. Additional uses of Association funds are dependent on the decisions of the membership in scheduled Association meetings.

(c) The original annual assessment shall be in the amount of $75.00 per each lot sold by the developer, GUILFORD DEVELOPERS, INC., its representatives or assigns. All such annual assessments shall be paid to the Treasurer of the Association. In no event shall any assessment or charge be levied against or be due from the developer, its representatives, or assigns. Future assessments are to be determined by the Association. If the assessments are not paid on the due date, then the assessment and costs of collection thereof shall therewithon become a continuing lien on the property.

(d) Subject to the limitations of subparagraph 21(c) above, the Association may change the maximum and basis of the assessments; provided that any such change shall have the consent of two-thirds of the voting members who are voting in person or by proxy at a meeting duly called for this purpose, written notice of which shall be sent to all members at least thirty days in advance and shall set forth the purpose of the meeting.

(e) The management, affairs and policies of the Association shall be vested in the Board of Directors (the "Directors"). The Directors shall prepare a roster of the properties and assessments applicable thereto at least thirty (30) days in advance of such assessment due date. Such roster shall be kept in the office of the Association. Written assessment shall thereupon be sent to every Association member subject thereto.

22. ENFORCEMENT: If the owner of any lot in Section 3 thru 7 of Williamsburg in the Woods shall attempt to violate any of the covenants herein, it shall be lawful for any other owners to prosecute any proceeding at law or in equity against the person(s) violating any such covenant and either prevent such violation or recover from any damages or other dues for such violation. It is solely the responsibility of the lot owners and
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the association to monitor compliance with these covenants and Guilford Developers, Inc., has no obligation in this regard beyond approving the architectural plans (Architectural Committee).

23. TERM: These covenants are to run with the land and shall be binding on all parties claiming under them for a period of twenty-five (25) years from the date that these covenants are recorded, after which time said covenants shall automatically be extended for successive periods of ten (10) years, unless an instrument signed by a majority of the then owners of the lots has been recorded agreeing to change said covenants in whole or in part. However, at any time, an instrument signed by all members of the lots in this section may be recorded to change any covenant.

24. SEVERABILITY: Invalidation of any one of these covenants by judgement or court order shall in no way affect any of the provisions otherwise contained in this document and they shall remain in full force and effect.

25. SPECIAL PROVISIONS DURING CONSTRUCTION: It is the responsibility of the owner of any home to maintain a clean and safe construction site, placing such condition in the contractual agreement with a building contractor. Immediately upon commencement of construction activities, a storm drainage area shall be created to minimize mud and debris carryover to the subdivision and adjacent streets. Likewise, contractors must be required to clear streets of any excess mud or dirt that is tracked by construction vehicles on a daily basis if necessary. Loose trash shall NOT be allowed to carry over to adjacent homesites.

26. SWIMMING POOLS: No swimming pool or associated structure shall be erected or placed on any homesite until the construction plans, including plot plan have been approved by the Architectural Control Committee. No above ground pool is permitted. Below ground pools shall be fenced for the safety of other residents.

27. MAIL BOXES: As long as a mail box is required to be installed at a street location for postal delivery, it shall be supported and mounted on 4" x 4" wood material. No brick or other forms of mailbox enclosures are permitted unless approved by the Committee. Builders or homeowners must provide mailboxes of a uniform design approved by the Committee. Specifications are available upon request.

IN WITNESS WHEREOF: The said parties as owner and proprietor of the above described sections in Williamsburg in the Woods, have hereunto set their hand and seal this 28th day of August, 1991.

GUILFORD DEVELOPERS, INC. By: Charles E. Foggatt

Sandra J. Foggatt

STATE OF INDIANA )

COUNTY OF HENDRICKS )

Before me, the undersigned, a Notary Public in and for said County and State, personally appeared Guilford Developers, Inc., represented by its Corporate Officers, Charles E. Foggatt, President, and Sandra J. Foggatt, Secretary/Treasurer, as owner and proprietor of the above described subdivision, acknowledged the execution of the above and foregoing RESTRICTIVE COVENANTS as their voluntary Act and Deed.

WITNESS My Hand and Notarial Seal this 28th day of August, 1991.

[Signature]

Notary Public


This document was prepared by Charles E. Foggatt, President of Guilford Developers, Inc.