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Declaration of Restrictions
Of
Blue Prairie

A Subdivision in the
Village of Whitehouse
Lucas County
Ohio

55080

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This Declaration of Restrictions is made and adopted by the Wite Family Company LTD, (hereinafter called the Developer) on the day and year hereinafter set forth:

WHEREAS the Developer is the owner in fee simple of the real estate described as follows:

SEE EXHIBIT A ATTACHED HERETO AND INCORPORATED HEREFOR COMPLETE LEGAL DESCRIPTION.

WHEREAS, said real estate is designated on a plat recorded on the ___ day of October, 2000 in Volume ___, Page ___, Lucas County, Ohio, Record of Plats, as Blue Prairie, a subdivision in The Village of Whitehouse, Lucas County, Ohio; and

WHEREAS, the Developer desires to create a general plan for the development of Blue Prairie and to establish restrictions upon the manner of use, improvement and enjoyment of the lots in said subdivision which will make said lots more attractive for residential purposes and will protect present and future owners of said lots in the enjoyment of their use for residential purposes.

NOW, THEREFORE, the Developer, in consideration of the enhancement in the value of said property by reason of the adoption of the restrictions hereinafter set forth, does hereby declare, convenant and stipulate that all property as shown on the recorded plat of Blue Prairie shall hereafter be conveyed by the Developer, its executors, administrators and assigns, subject to the following Restrictions and Conditions which shall constitute covenants running with the land and shall be binding on all parties having any right, title, or interest in the property, and their heirs, successors, and assigns:

ARTICLE I
USE OF LAND

1. Each lot shall be used only as a building site for one single family residence and related activities. There shall be no splitting of lots from present size to allow for more than 21 single-family lots within the plat.

2. No lot shall be used for the outdoor storage of automobiles, trucks, tractor trailers, boats, snowmobiles, recreational campers, recreational vehicles, trailers, scrap, paper, glass, garbage, debris, or any reclamation products or material; except that during the period a structure is being erected upon any such lot, building materials to be used in the construction of such structure may be stored thereon, provided however, any building material not incorporated in said structure within ninety (90) days after its delivery to such lot, shall be removed therefrom. All structures must be completed by an owner within one (1) year of the date of the beginning of the construction thereon.

3. No sod or dirt other than that incidental to construction of approved structures shall be removed from said lots without the approval of the Developer, executors, administrator and/or assigns.

4. The term "front yard" shall mean the open space at grade level between street right-of-way and the front of any building upon the lot, unoccupied and unobstructed by any portion of a building from the ground upward, except as otherwise provided herein. No front yard shall be less than what is described upon the final plat.
residence, building, garage, out building, or other structure shall be constructed within the front yard. The front yard shall be used exclusively for walks, open space, drives, lawn and yard, including the growing of trees, shrubbery's, plants, and related ornamentation beautifying the lot, and for no other purpose.

5. The term "side yard" shall mean the open space at grade level between the side lot line and the nearest side of any building upon the lot, unoccupied and unobstructed by any portion of a building from the ground upward, except as otherwise provided herein. No side yard shall be less than fifteen (15) feet in width. No residence, building, garage, out building, or other structure shall be constructed within the side yards.

6. All utilities shall be underground.

7. Any truck camper, travel trailer, bus, mobile home, trailer, boat, boat trailer, pop-up tent camper, or other similar housing device, occupied, unoccupied, or stored on any lot within the subdivision, shall be housed within an enclosed building.

8. No fence, swimming pool, wall or enclosure of any kind, for any purpose, shall be erected, placed or suffered to remain upon any lot within the subdivision without the prior written approval of the Architectural Control Committee referred to herein or its successors and assigns. No fence of the "chain link" type shall be permitted on any lot or portion thereof within the subdivision.

9. No above ground swimming pool shall be allowed within the subdivision. In ground pools, hot tubs or jazuzzi type pools shall be permitted subject to review of the Architectural Control Committee.

10. No full size satellite dish type antenna, tower antenna or other obtrusive type antennas, shall be allowed on any lot within the subdivision. Satellite dish type antenna which are under 39" in diameter (mini dish) will be allowed, but shall require approval of their location from the Architectural Control Committee. No other exterior antenna shall be allowed unless approved by the Architectural Control Committee. Said antenna must be unobtrusive in design, placement, installation and use.

11. All driveways, alleys, paths, and other means of entry or exit for vehicles shall be from interior streets of the subdivision. No vehicles access to any lot will be allowed directly from Finzel Rd.

12. Each lot owner upon occupancy of a residence shall place upon their lot the required tree(s) in the Blue Prairie Drive right-of-way as required by the tree plan on file with the Village of Whitehouse.

ARTICLE II
ARCHITECTURAL CONTROL

1. Architectural Control Committee:
The Developer, executors, administrators and assigns shall act as the Architectural Control Committee to which plans, plot plans, and specifications for structures, buildings and improvements, (including, but not limited to, basements, swimming pools, tennis courts, signs, walls, fences, bridges, mailboxes, driveways and landscaping), must be submitted for examination and approval before any erections or improvements shall be made upon any lot and before any additions, changes or alternations may be made to any structure or other improvement then situated on a
lot. No structure or improvement shall be erected, changed, or improved without the prior written approval of the Architectural Control Committee or its assigns.

2. Plans:
The aforesaid detailed plans, plot plans, and specifications shall show the size, location, type, architectural design, quality, use, material, construction, color scheme, paint, grading plans and landscape plans for the lot and the finished grade elevation thereof and must be prepared by a competent architect or draftsman. Such plans, plot plans, and specifications shall be furnished to the Architectural Control Committee in sufficient numbers so that the committee may retain a true copy thereof with its records. The Developer hereby expressly reserves to itself and to its heirs, executors, administrators and assigns, the right and privilege of assigning or relinquishing its rights and duties as such Architectural Control Committee from time to time and for such limited periods of time and purposes as it may desire. Such assignment or relinquishment will become effective from and after the time a written instrument evidencing such assignment or relinquishment, signed by the Developer or by its executor, administrator, or assigns is filed for record with the Recorder's office, Lucas County, Ohio.

3. Standards:
In requiring the submission of detailed plans, plot plans, and specifications as herein set forth, Developer has in mind the development of Blue Prairie as an architecturally harmonious, artistic and desirable residential subdivision. In approving or withholding its approval of any detailed plans, plot plans, and specifications so submitted, the Architectural Control Committee may consider the appropriateness of the residence contemplated in relationship to the residence or proposed residence on contiguous or adjacent lots, its aesthetics, artistic and architectural merits, its adaptability for the lot on which it is proposed to be constructed, the locations of the building on the lot and its spatial relationship to other buildings on lots in the subdivision, and such other factors as may be deemed to be in the interest or benefit of the owners of lots in Blue Prairie as a whole. Any determination made by the Architectural Control Committee, in good faith, shall be binding on all parties in interest. Nothing contained in these regulations shall restrict the power of the Architectural Control Committee to require greater front yard or side yard setbacks than the minimums set forth herein.

4. Living Space:
The living space for each single family residence to be constructed on any lot within Blue Prairie shall be determined by the Architectural Control Committee, subject to the minimum standards set forth herein. The living space shall be a minimum of 1850 square feet for single story homes and 2200 square feet for multi story homes. Living space does not include garage, basement, storage areas, or any similar areas of the residence. Nothing contained in this paragraph, however, shall restrict the power of the Architectural Control Committee to require greater square feet of living space for any particular residence on a lot where it would be in the best interest and benefit of owners of the lots and of the subdivision as a whole, to increase the minimum square footage of living space set forth herein.

5. Garages:
All garages shall be attached to the resident structure located on the lot so as to become an integral part of the structure. No garage nor any addition thereto shall be erected or constructed until the same has been reviewed and approved by the Architectural Control Committee. All garage doors shall be of a side load configuration so as not to directly face the street right of way.
6. Outbuildings.
Each available lot within the subdivision shall be allowed a maximum of one
outbuilding. The outbuilding shall not exceed six hundred and fifty (650) square feet
of grade floor area and may not extend into the front yard or minimum side yards.
The location, style, height, color and construction of any outbuilding shall be subject
to the review and approval of the Architectural Control Committee.
7. The Developer, acting as the Architectural Control Committee, reserves the sole and
exclusive right to establish grades and slopes of lots and to fix the grade at which
any building or structure shall hereafter be erected or placed thereon, so that the
same may conform to a general plan for the development and use of Blue Prairie.
8. In all instances where plans and specifications are required to be submitted to and
approved by the Architectural Control Committee if, subsequent to receiving such
approval, there shall be any variance from the approved plans and specifications in
the actual construction or location of the improvements without the written consent of
the Architectural Control Committee such variance shall be deemed a violation of
these restrictions.

ARTICLE III
BLUE PRAIRIE HOMEOWNERS ASSOCIATION, INC.

1. The Developer shall cause the Association to be incorporated as a not-for-profit
corporation under the laws of the State of Ohio named The Blue Prairie
Homeowners Association, Inc. Hereinafter called the "Association". The owners of
lots in Blue Prairie and all persons who hereafter acquire title to such lots, shall
automatically be members of the Association, and shall be entitled to all rights and
privileges of such membership and subject to all the duties and obligations thereof
as set forth in this Declaration of Restrictions of Blue Prairie, the foregoing is not
intended to include persons or entities who hold an interest merely as security for
the performance of an obligation. Membership in the Association shall be
appurtenant to and may not be separated from ownership of any residential lot and
shall automatically transfer membership to the transferee of said lot. The purpose of
this Association is to act for the developer upon his assignment of duties referred to
in these Declarations including his duties as Architectural Control committee.
2. Each member of the Association shall be entitled to one vote for each residential lot
owned. The Developer shall be entitled to one (1) vote for each lot not yet conveyed
by him for as long as he holds title to any lot in Blue Prairie. When more than one
person holds an ownership interest in any residential lot, all persons holding such
ownership interest shall be members of the Association and the vote of such
residential lot shall be exercised by the owners as determined among themselves,
but no more than one (1) vote may be cast with respect to any one (1) residential lot.
It is not the obligation of the Association to determine the authority of the member
casting such a vote.
3. The Association shall act in the capacity of the Developer as it pertains to Article II,
Approval of Plans, after all lots within Blue Prairie have been fully developed with a
single family dwelling unit and satisfactory completion of any other construction or
improvement projects under review by the Developer at that time or at an earlier
time if so stipulated by the Developer. The firing of notice of transfer by the
Developer with the Lucas County Recorder’s Office assigning its duties as
Architectural Control Committee to the Association, shall be sufficient to vest authority in the Association for this purpose.

4. Meetings of the Association may be called by any five (5) lot owners. Written notice of such meeting must be given to each lot owner of record at least one (1) week in advance of any meeting. Decisions by the Association shall be made by a majority of the lot owners of record.

5. The Association shall have the power and authority to implement minor improvements within the subdivision, and the responsibility to maintain the landscaping and lawn within the road way islands and the Finzel Road right of way for the benefit and enjoyment of all of the lot owners within the subdivision. In order to accomplish this purpose, the Association shall have the power to levy an annual assessment in such an amount as may be annually determined by the Association. All assessments of the Association shall be prorated equally among all lot owners. The assessments shall be determined by an annual budget established by the Association and the assessment shall be due and payable by May 1st of each year. The Association shall also be responsible for the collection of all assessments. The Association is hereby granted the right to place a lien upon any lot within Blue Prairie in order to secure the payment of any past due assessment. Payment of the assessment shall be the obligation of the owner or the joint and several obligation of the owners of each lot when the same comes due and payable. The Association, by and through its designated representative, including an attorney at law on their behalf, may file a notice of lien for such assessment with the Lucas County Recorder's Office setting forth the amount of the assessment and the period of which the assessment applies, and proceed to collect the same by foreclosure of said lien or by other judicial process; together with recovery of all costs, expenses, and attorney fees incurred in the collection thereof. Said lien shall be subordinate to any mortgage placed upon the lots. Nothing contained herein shall prohibit the Association from levying a special assessment for extraordinary purposes that benefit the subdivision as a whole.

ARTICLE IV
EASEMENTS

1. The Developer reserves to itself, its executors, administrators and assigns, the exclusive right to grant consents, easements, and right-of-ways for the construction, operation and maintenance of electric lines, telephone and telegraph poles, wires and conduits, including underground facilities for electricity, water, gas, sewer, storm sewer, cable vision, and other utilities, conduits and facilities, on, over, below or under all the areas designated as "utility easement", "sewer easement", "detention easement", or with words of similar import on said Plat of Blue Prairie and along and upon all highways now existing or hereafter established and abutting all the lots in said Blue Prairie. Developer also reserves to himself, the right to go upon or permit any public utility company to go upon the lots in said Blue Prairie from time to time to install and maintain said equipment, and to trim trees shrubbery's which may interfere with a successful and convenient operation of said equipment. No building or other structures or any part thereof, shall be erected or maintained over or upon any part of the areas designated as "utility easements", "sewer easements", "detention easements", or words of similar import upon said recorded Plat of Blue Prairie.
2. No owner of any lot in Blue Prairie shall have the right to reserve or grant any easement or right-of-way over or upon any of the lots in said Blue Prairie without the written consent of the Developer.

ARTICLE V
DURATION OF RESTRICTIONS

1. The restrictions, covenants, conditions, agreements, and other provisions herein contained shall run with all the land in Blue Prairie and shall be binding upon the Developer and all persons claiming under or through the Developer until January 1, 2010, at which time these covenants and restrictions shall be automatically extended for successive periods of ten (10) years. The covenants and conditions contained herein pertaining to Blue Prairie may be terminated as of January 1, 2010, and may be amended or terminated thereafter with the written approval of the owners of 75% of the lots of record in Blue Prairie upon the filing of an instrument signed by 75% of the owners of record of all the lots in said Blue Prairie with the Recorder of Lucas County, Ohio.

ARTICLE VI
ENFORCEMENT OF RESTRICTIONS

1. Any violation or attempt to violate any of the covenants or restrictions herein while the same are in full force and affect shall be unlawful. The Developer, the Architectural Control Committee, the Association, or any person or persons owning a lot within Blue Prairie may prosecute any proceedings at law, or in equity, against the person or persons violating or attempting to violate any such covenant or restriction to prevent him or them from so doing, to cause the removal of any violation and/or to recover damages for such violation or attempted violation.
2. Invalidation of any of the restrictions and covenants herein contained by judgment or court order or amendment hereof by act of the owners of lots in Blue Prairie shall not affect any of the other provisions contained in this Declaration of Restrictions, which shall remain in full force and effect.
3. All transfer and conveyances of each and every lot in Blue Prairie shall be made subject to these covenants and restrictions.
4. Any notice required to be sent to any owners of a lot in Blue Prairie or to the Developer or to the Architectural Control committee shall be deemed to have been properly sent when mailed, postpaid, to the last known address of the person who appears as such owner or to the Developer or to any member of the Architectural Control Committee as such address appears on the applicable public records or on the records of the Architectural Control Committee. The current address of the Developer is:

PO Box 2715
Whitehouse OH 43571

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5. The rights, privileges, and powers granted by this Declaration of Restrictions to, and/or reserved by, the developer shall be assignable and shall inure to the benefit of the administrators, executors, and assigns of the developer.

6. Each lot owner, by acceptance of a Deed to a lot in Blue Prairie agrees and consents and shall be deemed to agree and consent that if, in the opinion of developer, the shape of, dimensions, number of structures or topography of the lot upon which a building or improvement is proposed to be made, is such that a strict interpretation or enforcement of the building lines as shown on the plat of Blue Prairie or of the yard requirements stated herein or of any other provisions of these reservations and restrictions would work a hardship, developer may, in writing, modify these restrictions as to such lots so as to permit the erection of such building or the making of the proposed improvements. Developer shall not be limited in its exercise of its aforesaid right to modify these reservations and restrictions by reason of the fact that it may be the owner and/or builder for whose benefit such modifications are granted.

7. The developer and/or the Architectural Control Committee shall have the right to construe and interpret these restrictions, and its construction and interpretation, in good faith, shall be final and binding as to all persons and properly benefited or bound by such restrictions. Failure by the developer and/or the Architectural Control Committee or any person to proceed with enforcement shall in no event be deemed a waiver of the right to enforce at a later date the original violation or a subsequent violation.

IN WITNESS WHEREOF, Witte Family Company, LTD, the developer herein, have caused this Declaration of Restrictions to be executed on this ___ day of __________, 2000.

Witte Family Company, LTD

[Signature]

Received and acknowledged in the presence of:

[Signature]

Prepared by: Jack W. Witte

The foregoing instrument was acknowledged before me this ___ day of October, 2000, by Jack R. Witte, to me known to be the person described herein, as developer and Managing Partner for the purposes set forth herein.

[Signature]

Notary Public