This information is taken from public records filed with the Lucas County Recorder's Office. Port Lawrence Title and Trust Company assumes no liability for the accuracy or completeness of the information contained herein.
Deed dated April 20, 1959, from Elmhurst Land Co., an Ohio Corporation, to R. C. Dunbar, Inc. conveying lots 1 through 47 inclusive in Glendale Gardens, a Subdivision in the City of Toledo, Lucas County, Ohio is made subject to the following restrictions upon the use and occupancy of said above described premises:

DECLARATION OF RESTRICTIONS

WHEREAS, it is necessary and desirable, and will be beneficial to the future of all of the lots above mentioned, to impose reasonable restrictions upon the use, occupancy, improvement and enjoyment of all of said properties, which shall affect all of the properties and shall become binding upon all present and future owners of said properties and shall run with the land, all as more fully hereinafter stated;

NOW THEREFORE, in order to provide a uniform general plan for the improvement, development, use, occupancy, and enjoyment of said Glendale Gardens as an architecturally harmonious and desirable residential district, and to continue, maintain and perpetuate said Glendale Gardens in its entirety as originally planned for the maintenance of property values of residence to be hereafter constructed therein, in consideration of the premises, the undersigned, as Owners of all the lots in said Glendale Gardens, as now or hereafter constituted, for themselves, their Successors and Assigns, for the regulation and protection of every person, their heirs, executors, administrators, legal representatives and/or assigns who now is, or shall in the future be, the Owner, Occupant or Tenant of any interest in and to any lot, lots or part thereof,
in the improvement, development, use, occupancy and enjoyment of said property, in Glendale Gardens, by the execution and recording of this indenture of restrictions, does hereby restrict the improvement, development, use, occupancy and enjoyment of said Lots One (1) through Forty-seven (47) inclusive in said Glendale Gardens, in the City of Toledo, Lucas County, Ohio, and being the real estate above described, for the period, to the extent, and in the manner following, to-wit:

(a) These restrictions shall become effective upon the recording of this indenture with the Recorder of Lucas County, Ohio.

(b) The restrictions hereinafter set forth shall run with the land and shall be binding upon each and every person who now is or shall hereafter become the owner of any interest in and to the within described property or any part thereof until January 1, 1984, at which time said restrictions herein contained or any portion thereof may be extended and/or amended for a further Ten (10) year period and for successive Ten (10) year periods thereafter upon the written approval or written agreement of two-thirds (2/3) of the lot owners in Glendale Gardens.

(c) No structure shall be erected, altered, placed or permitted to remain on any residential lot other than a structure designed for a one-family dwelling, except on lots numbers one (1), Twenty-one (21), Twenty-two (22), Twenty-three (23), Twenty-four (24), Twenty-five (25), Twenty-six (26) and Twenty-seven (27), which may contain multi-family dwellings not exceeding two (2) stories in height, subject to the provisions of Paragraph (1)
hereof. Each lot may also contain a private garage or car-port.

(d) No building (including porch thereto attached) shall be erected or maintained on any part of a plot nearer to the front lot lines than the set-back line as shown on the recorded plat wherein such plot is situated, nor nearer than five (5) feet to any side of every plot built upon. A garage if built on the minimum building set-back line shall not be nearer than five (5) feet to any side line of the plot built upon, unless it is at least Fifty-Five (55) feet to the rear of the minimum building set-back line, in which case it may be built nearer to the side plot line than five (5) feet. For the purposes of this Declaration of Restrictions, a plot is defined as that parcel of land on which a dwelling is constructed and/or maintained together with the land adjacent thereto and used in conjunction therewith, and may therefore include parts or all of two (2) or more of the lots delineated on the recorded plat.

(e) Except as hereinafter provided, no dwelling shall be permitted on any lot unless the ground floor area of said dwelling, exclusive of one-story open porches and garages and car-ports, shall be not less than Nine Hundred Fifty (950) square feet for a one-story dwelling, nor less than Five Hundred Twenty-five (525) square feet for a dwelling of more than one-story.

(f) Except a dwelling erected upon a lot as delineated by the record plat, the ownership of which lot is in one owner at the time of the erection of said dwelling, no dwelling shall be erected or placed on any lot having an area of less than Six Thousand (6,000) square feet.
(g) No basement, garage, nor any other structure other than as above permitted, shall at any time be used or occupied as a residence temporarily or permanently, nor shall any residence of a temporary character be permitted on any lot. No trailer or tent shall be permitted on any lot for any purpose whatsoever.

(h) There shall not be erected, permitted or maintained on any lot any stable, cattle yard, hog pen, fowl house, coop or yard, cesspool, privy vault or any form of privy; nor shall any live poultry, hogs, pigeons, sheep, goats, cattle or other livestock or noxious, dangerous or offensive thing, whether of the character of those hereinabove enumerated or otherwise, be permitted or maintained thereon.

(i) To assure a harmonious plan of development which will inure to the benefit of every property owner in said tract, no building, dwelling or other structure shall be erected, moved or maintained upon any lot unless so erected, moved or maintained in accordance with plans and specifications showing the nature, kind, shape, type, material, color scheme and location of such building, dwelling or other structure, which shall be submitted to Elmhurst Land Co., Toledo, Ohio, its successors or assigns, or to a committee to be selected as herein provided, and approval of such plans and specifications shall be endorsed thereon in writing prior to commencement of construction, moving or maintenance. Unless such plans and specifications or any part thereof shall have been disapproved in writing within Thirty (30) days from the date of such submission, such plans and specifications shall be conclusively deemed to have been approved. The committee referred
to herein shall be selected after Elmhurst Land Co., has conveyed
One Hundred per cent (100%) of the lots in Glendale Gardens; said
committee to be selected by the owners of a majority of said lots
in said subdivision. Said committee shall consist of three (3)
members, each of whom shall be the owners in fee simple of property
in the said platherein referred to. Said committee shall serve
without compensation and may act by a majority vote. The members
shall serve at the sufferance of the authority by which they are
elected, and vacancies occuring on said committee shall be filled
by selection of new members in the same manner as provided for
selection of the committee. The said Elmhurst Land Co., may, by
designation in writing, assign its rights herein in this Paragraph
(1) contained to a corporation, person, partnership or committee.

(1) No fence, wall or hedge shall be erected or maintained
nearer to the dedicated street line than the building setback line
of any lot, nor shall any fence or wall be erected on any lot
without prior written approval being obtained in the manner provided
in Paragraph (1) hereof.

(k) No trade or business shall be permitted or conducted
on any lot, nor shall anything be done thereon which may be or
become any annoyance or nuisance to the neighborhood.

(1) A perpetual easement is reserved to the undersigned,
their successors and assigns, over the rear 5 feet of each lot
and across other spaces designated on the recorded plat as an
easement right of way for utility installation, removal, repairs
and maintenance. The said Elmhurst Land Co., its successors or
assigns designated in writing, shall have the right in such spaces
herein designated for utility installation to enter upon the same
for utility installation, removal repair and maintenance without
notice to any owner.

(m) If any lot owner or tenant thereof, or any other
occupant of any lot in said subdivision, shall violate or threaten
to attempt to violate any restrictions herein contained, it shall
be lawful for any other person or persons owning any real property
in said Subdivision to prosecute any proceeding at law or in
equity in any proper court or tribunal against the person or
persons so violating, threatening or attempting to violate, to
prevent him or them from so doing, or to correct any such violation,
or to recover damages or other dues for such violation.

(n) If any restriction hereinabove set forth should
be held invalid, unenforceable, or otherwise inoperative in whole
or in part by any court, the remainder of the restrictions shall
not be affected thereby, but shall remain in full force and effect.

Received for record April 21, 1959 and recorded in