HEATHER GLEN
PLAT 3

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.
DECLARATION OF RESTRICTIONS
AS TO HEATHER GLEN, PLAT III
A SUBDIVISION IN SPRINGFIELD TOWNSHIP,
LUCAS COUNTY, OHIO

Heatherwood Development Company, a limited partnership and existing under the laws of the State of Ohio, with its principal place of business at 310 South Westwood Avenue, Toledo, Ohio (hereinafter designated as "Heatherwood"), has caused to be duly laid out, approved, adopted and recorded in Volume 82, pages 17 and 18, of the Plat Records in the office of the County Recorder of Lucas County, Ohio a certain plat designated as Heather Glen, Plat I, a Subdivision in Springfield Township, Lucas County, Ohio, (hereinafter designated as "Heather Glen") Heatherwood is now the owner of all the lots in said Plat, and proposes to adopt restrictions as to the use thereof in order to preserve said addition as a desirable single-family residential district. These restrictions constitute a general plan applicable to the development and use of said plat and all the lots there-of, and shall run with the land for the benefit of Heatherwood and all subsequent owners of said plat, and shall be binding upon all of them.

Said restrictions, hereby adopted, which shall be made a part of all conveyances of premises in said plat, shall be and are as follows:
ARTICLE I

General Provisions and Definitions

1. The word "restriction" or "restrictions" as hereinafter used shall be held to include and mean the covenants, agreements, conditions, provisions, easements, restrictions and charges herein set forth.

2. The word "building" as used in this Declaration of Restrictions is intended to mean either a detached building or a block of two or more attached buildings.

3. The word "dwelling" as used in this Declaration of Restrictions is intended to mean a building designed and intended for use as a single-family residence.

4. The word "plot" as used in this Declaration of Restrictions is intended to mean any place or parcel of land on which, in accordance with the provisions hereof, the owner shall have the right to erect a single building or a single block of buildings. A plot may consist of a single lot or of more or less than a single lot.

5. The word "yard" as used in this Declaration of Restrictions is intended to mean an open space at grade between a building and the adjoining plat lines, unoccupied and unobstructed by any portion of a structure from the ground upward, except as otherwise provided herein.

6. The words "side yard" as used in this Declaration of Restrictions are intended to mean a yard between a building and the side line of the plot on which the building is located, and extending from the front line to the rear line of said plot, and being the minimum horizontal distance between a side plot line and the side of said building or any projections thereof.

7. Heatherwood shall have the right to construe and interpret these restrictions, and its construction or interpretation, in good faith, shall be final and binding as to all persons and property benefited or bound by such restrictions.
All the restrictions herein contained shall be construed together, but if it shall be held that any restriction or any part of any restriction is invalid or unenforceable, no other restriction or restrictions, nor any part thereof, shall be thereby affected or impaired.

8. No owner of any lot in the Plat shall subdivide the same or convey less than the whole of any lot or plot without first obtaining the written consent of Heatherwood, its successors or assigns.

9. No restrictions imposed hereby shall be abrogated or waived by any failure to enforce the provisions hereof, no matter how many violations or breaches may occur.

10. If, in the opinion of Heatherwood, the shape of, dimensions, number of structures or topography of the lot or plot upon which a building, structure or improvement is proposed to be made, is such that a strict construction of these reservations and restrictions would work a hardship, Heatherwood may, in writing, modify these restrictions as to such plots so as to permit the erection of such structure or building or the making of the proposed improvements.

11. In the event of a material change in conditions or in circumstances from those existing at the time these restrictions are adopted which would cause the enforcement of these restrictions to become a hardship upon any of the owners of plots in said addition, or which would cause such restrictions to cease being beneficial to the owners of such plots, Heatherwood, its successors and assigns, after written notice given by mail to the owners of plots in said addition, and after the written approval of the holders of record title to more than fifty percent (50%) of the total area in said Heather Glen is given to Heatherwood, may modify these restrictions so as to remove the hardship, or make the restrictions such as to be beneficial to all plot owners. The provisions of this Item 11 shall not be construed as a limitation upon the right of Heatherwood to modify the provisions of this Declaration of Restrictions provided for in Item 10 above.
ARTICLE II
Use of Land

1. Except as otherwise provided in these restrictions, all the land in Heatherwood shall be used solely and exclusively for single-family residence purposes only. There shall be erected no multiple-dwelling type buildings, nor shall any single-family residence be remodeled into a dwelling containing two or more apartments. Upon each plot there shall be erected no more than one single-family residence.

2. Any structure or building erected or maintained upon any of said plots shall be a single-family residence building, used solely as a private residence for one family and its servants, and accessory buildings the use of which is incidental to such single-family residence buildings. Garages shall not be used for commercial or manufacturing purposes and shall not be used as temporary residence quarters. No basement, trailer or tent shall at any time be used or occupied as a residence, temporarily or permanently, nor shall any residence or other structure of a temporary character be permitted on any lot.

3. All structures and buildings erected and maintained upon said lots and plots shall be constructed with new, adequate and generally accepted building materials, except that used brick may be utilized if the quality is good and approved by Heatherwood. If materials other than stone, brick, lumber or aluminum (except for basements and interior walls) are proposed to be used, the same must be approved in writing by Heatherwood, its successors and assigns, for which provision is hereinafter made.

4. No structure or building, or part thereof (including porches, verandas, porte'-cochere', or other projections from the building, other than unenclosed and unscreened porches) shall be erected or maintained upon any lot or plot nearer the front, side street, side plot lines or rear line, than as shown as building lines on the recorded plat of Heatherwood, or as set forth hereinafter in this paragraph; and no addition to any residence or garage shall be constructed or maintained upon any plot after once established unless written approval of such addition shall first have been obtained from Heatherwood, as hereinafter provided.
5. No well for the production of gas, water, oil or otherwise, whether intended for temporary or permanent purposes, shall be drilled or maintained upon any plot, nor shall such premises be otherwise used in any way which may endanger the health or unreasonably disturb the peaceable use of adjoining premises.

6. No advertising sign, billboard or other advertising device, whether for the purpose of advertising the sale of said premises or otherwise, shall be erected or maintained upon said premises or any building thereon without the consent of Heatherwood being first obtained in writing. The right is reserved by Heatherwood, its successors and assigns, to erect small structures or signs on any unsold lots or plots.

7. No animals, rabbits, poultry, fowl or any livestock shall be kept upon or maintained on any plot, except that Heatherwood, its successors and assigns, may adopt reasonable regulations governing the keeping upon said plots of domestic dogs, cats or other household pets which are not and will not become a nuisance to the owners and inhabitants of other lots or plots in said addition.

8. No clothes, sheets, blankets or other articles shall be hung out or exposed on any part of said plots except in the rear yards, and then only on portable laundry dryers of a revolving type not higher than seven feet (7') from the ground. No more than one such dryer may be used for each dwelling house. No laundry of any kind, or other articles, shall be exposed or hung for drying at any time on any front porch or in the front of any building. No yard equipment, including power mowers, power sheers and similar equipment, shall be used by anyone on Sundays or Holidays from May 1 to October 1 of each year prior to 9:00 A.M. and after 8:00 P.M. No truck, trailer, boat or any vehicle other than a passenger car shall be permitted or maintained on any lot unless such truck, trailer, boat or vehicle other than a passenger car shall be kept entirely within the confines of a garage permitted under these restrictions.

9. All rubbish and debris, combustible and non-combustible, and all garbage shall be stored and maintained in containers entirely within a garage or underground. Additional regulations for the storage, maintenance and disposal of rubbish, debris, leaves and garbage may, from time to time, be established by Heatherwood.
10. Owners of homes in said plat are responsible for the planting of one two inch diameter shade tree in both front and back yard. Such planting is to be completed upon occupancy of said plot.

**ARTICLE III**

**Approval of Plans**

1. Heatherwood, its successors and assigns, shall act as the Architectural Control Committee to which all plans and specifications for structures and buildings, improvements (including, but not limited to, fences, swimming pools, signs, walls, automobile driveways), painting and other details of the improvements of the plots must be submitted for examination and approval before any erections or improvements shall be made upon said plots and before any additions, changes or alterations are made to such erections or improvements. Heatherwood hereby expressly reserves to itself, and to its successors and assigns, the right and privilege of assigning or relinquishing its said 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 assignments or relinquishment will become effective from and after the time a written instrument, signed by Heatherwood or by its successors or assigns, evidencing the fact that such assignment or relinquishment, is filed for record with the Lucas County, Ohio Recorder.

2. No structure or building, swimming pool, recreational equipment, fence hedge, wall or enclosure of any kind shall be erected or maintained upon any of said plots unless and until there has been filed with Heatherwood complete plans and specifications for such structure or buildings, completely showing, among other things, its location upon the plot, materials of which it is to be constructed, the type and style of architecture, the grading of the plot, including the grade elevations of the structure or building, the location of driveway or walks, and all other information which Heatherwood may require or request. No fence shall be erected in front of the
building setback line shown on the recorded plot. No building shall be
started or grading of the plot undertaken or other work done upon the
premises until the written approval of Heatherwood has been secured therefor.

3. Heatherwood reserves the sole and exclusive right to establish
grades and slopes of the plot, and to fix the grade at which any dwelling
shall hereafter be erected or placed thereon, so that the same may conform
to a general plan for the development and use of said Heather Glen.

4. In all instances where plans and specifications are re-
quired to be submitted to and are approved by Heatherwood, 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 ap-
proved improvement, such variance shall be deemed a violation of these re-
strictions.

ARTICLE IV
Easements

Heatherwood reserves to itself, and to its successors and assigns,
the exclusive right to grant consents, easements, and rights-of-way for
the construction, operation and maintenance of electric light, telephone
and telegraph poles, wires and conduits, including underground facilities
for electricity, water, gas, sewer and other utilities, conduits and facil-
ities, on, over, below, or under all of the areas designated as "buffer lot"
or as "utility easement", "sewer easement", or with words of similar import
on said plat of Heather Glen and along and upon all highways now existing or
hereafter established and abutting all the plots in said Heather Glen. Heather-
wood also reserves to itself, and to its successors and assigns, the right to
go upon or permit any public or quasi-public utility company to go upon the
plots in said Heather Glen from time to time to install and maintain such
equipment, and to trim trees and shrubbery which may interfere with the suc-
cessful and convenient operation of such equipment. No buildings or other
structures, or any part thereof, shall be erected or maintained over or upon
any part of the areas designated as "utility easement", "sewer easement", or
with words of similar import upon said recorded plat of Heather Glen.
The terms "buildings or other structures" as used in the foregoing portions of this Article IV of this Declaration of Restrictions shall include those structures in the nature of houses and garages, but shall not include plot improvements such as driveways and fences.

No owner of any of the plots in Heather Glen shall have the right to reserve or grant any easements or right-of-way upon or over any of the plots in said Plat III without the written consent of Heatherwood.

ARTICLE V
Duration of Restrictions

These restrictions as herein enumerated shall be deemed as covenants and not as conditions and shall run with the land and bind all lot and plot owners, or other successors and assigns, and all land in said Heather Glen until the first day of April, 1999, after which time said covenants shall be automatically extended for successive periods of ten years each unless by vote of the majority of the record owners of the area in said addition, it is agreed to change said restrictions in whole or in part. The said restrictions changes shall become effective from and after the time an instrument in writing, executed by the record owners of the majority of the area in said Heather Glen with the formalities then required by the State of Ohio for the Execution of deeds, setting forth the changes so agreed upon, is filed for record with the Lucas County, Ohio Recorder.

ARTICLE VI
Right to Enforce

1. In the event of any violation or breach of any of these restrictions or failure to conform thereto, Heatherwood, its successors and assigns, is granted the right to summarily abate and remove at the expense of the owner thereof, any erection, thing or condition that may exist contrary to these restrictions, or may take such action at law or in equity which is available to it to enforce such restrictions. Any owner of a plot in the aforesaid addition shall also have the right and power to initiate and pursue any and all available rights in law or equity against anyone violating these restrictions, in order to provide the proper relief therefrom.
2. No restrictions imposed hereby shall be abrogated or waived by the failure to enforce the provisions hereof no matter how many such violations or breaches may have occurred. The invalidity or any restriction hereby imposed or any of the provisions hereof or of any part of any restriction or provisions shall not impair or affect in any manner the validity, enforceability or effect of the rest of such restrictions and provisions.

3. The rights, privileges and powers granted by this Declaration of Restrictions to, and/or reserved by Heatherwood shall be assignable and shall inure to the benefit of the successors and assigns of Heatherwood.

IN TESTIMONY WHEREOF, Heatherwood Development Company, by John F. Schoon, a Managing Partner, thereunto duly authorized, has hereunto set its hand this 27 day of March, 1977.

Signed and acknowledged in the presence of:

HEATHERWOOD DEVELOPMENT COMPANY

By: John F. Schoon
Managing Partner

Attest: John F. Monoky, Jr.
Managing Partner
STATE OF OHIO  
COUNTY OF LUCAS  

Before me, a Notary Public in and for said state and county, personally appeared John F. Schoen, and John F. Monoky, Jr., Managing Partners, so acknowledged that they did sign said instrument as Managing Partners of the said Heatherwood Development Company on behalf of said partnership and by authority of its partners, that said instrument is the voluntary act and deed of said John F. Schoen and John F. Monoky, Jr. as such managing partners and the voluntary act and deed of said partnership for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal this 2nd day of September, 1978.

[Signature]

CAPRILE M. SCHEUER  
NOTARY PUBLIC, LUCAS COUNTY, OHIO  
MY COMMISSION EXPIRES APRIL 9, 1981

Received for record August 20, 1979 at 12:01 P.M. in Mortgage Record 79-923C01, Lucas County, Ohio Records.
DECLARATION OF RESTRICTIONS
AS TO WEATHER GLEN, PLAT III
A SUBDIVISION IN SPRINGFIELD TOWNSHIP,
LUCAS COUNTY, OHIO

Louisville Title Agency for N.W. Ohio, Inc., Trustee and Weatherwood Development Company, a limited partnership and existing under the laws of the State of Ohio, with their principal place of business at 324 Erie Street, Toledo, Ohio and 310 South Westwood Avenue, Toledo, Ohio (hereinafter designated as "Louisville" and "Weatherwood"), have caused to be duly laid out, approved, adopted and recorded in Volume 82, pages 17 & 18, of the Plat Records in the office of the County Recorder of Lucas County, Ohio a certain plat designated as Weather Glen, Plat III, a Subdivision in Springfield Township, Lucas County, Ohio, (hereinafter designated as "Weather Glen"). Louisville is now the owner of all the lots in said Plat as Trustee for Weatherwood, and proposes to adopt restrictions as to the use thereof in order to preserve said addition as a desirable single-family residential district. These restrictions constitute a general plan applicable to the development and use of said plat and all the lots thereof, and shall run with the land for the benefit of Weatherwood and all subsequent owners of said plat, and shall be binding upon all of them.

Said restrictions, hereby adopted, which shall be made a part of all conveyances of premises in said plat, shall be and are as follows:

NOTE: These Restrictions Supersede Restrictions Filed On August 20th, 1979 at 12:01 P.M., and Known As Mortgage 79-923-001 to 79-923-010 Inclusive.
ARTICLE I
General Provisions and Definitions

1. The word "restriction" or "restrictions" as hereinafter used shall be held to include and mean the covenants, agreements, conditions, provisions, easements, restrictions and charges herein set forth.

2. The word "building" as used in this Declaration of Restrictions is intended to mean either a detached building or a block of two or more attached buildings.

3. The word "dwelling" as used in this Declaration of Restrictions is intended to mean a building designed and intended for use as a single-family residence.

4. The word "plot" as used in this Declaration of Restrictions is intended to mean any place or parcel of land on which, in accordance with the provisions hereof, the owner shall have the right to erect a single building or a single block of buildings. A plot may consist of a single lot or of more or less than a single lot.

5. The word "yard" as used in this Declaration of Restrictions is intended to mean an open space at grade between a building and the adjoining plot lines, unoccupied and unobstructed by any portion of a structure from the ground upward, except as otherwise provided herein.

6. The words "side yard" as used in this Declaration of Restrictions are intended to mean a yard between a building and the side line of the plot upon which the building is located, and extending from the front line to the rear line of said plot, and being the minimum horizontal distance between a side plot line and the line of a building or any projection therefrom.

7. The Board shall have the right to construe and interpret these restrictions and the restrictions or amendments to same, shall be final and binding on all parties and any provision hereof or any provision hereof shall be void and of no force and effect if such provision or any part thereof shall be held by any court of competent jurisdiction to be invalid or unenforceable.
All the restrictions herein contained shall be construed together, but if it shall be held that any restriction or any part of any restriction is invalid or unenforceable, no other restriction or restrictions, nor any part thereof, shall be thereby affected or impaired.

6. No owner of any plot in the Plat shall subdivide the same or convey less than the whole of any lot or plot without first obtaining the written consent of Heatherwood, its successors or assigns.

9. No restrictions imposed hereby shall be abrogated or waived by any failure to enforce the provisions hereof, no matter how many violations or breaches may occur.

10. If, in the opinion of Heatherwood, the shape of, dimensions, number of structures or topography of the lot or plot upon which a building, structure or improvement is proposed to be made, is such that a strict construction of these reservations and restrictions would work a hardship, Heatherwood may, in writing, modify these restrictions as to such plots so as to permit the erection of such structure or building or the making of the proposed improvements.

11. In the event of a material change in conditions or circumstances from those existing at the time these restrictions are adopted which would cause the enforcement of these restrictions to become a hardship upon any of the owners of plots in said addition, or which would cause such restrictions to cease being beneficial to the owners of such plots, Heatherwood, its successors and assigns, after written notice given by mail to the owners of plots in said addition, and after the written approval of the holders of record title to more than fifty percent (50%) of the total area in said Heather Glen is given to Heatherwood, may modify these restrictions so as to remove the hardship, or make the restrictions such as to be beneficial to all plot owners. The provisions of this Item 11 shall not be construed as a limitation upon the right of Heatherwood to modify the provisions of this Declaration of Restrictions provided for in Item 10 above.
ARTICLE II
Use of Land

1. Except as otherwise provided in these restrictions, all the land in Heatherwood shall be used solely and exclusively for single-family residence purposes only. There shall be erected no multiple-dwelling type buildings, nor shall any single-family residence be remodeled into a dwelling containing two or more apartments. Upon each plot there shall be erected no more than one single-family residence.

2. Any structure or building erected or maintained upon any of said plots shall be a single-family residence building, used solely as a permanent residence for one family and its servants, and accessory buildings, none of which is incidental to such single-family residence buildings. Garages shall not be used for commercial or manufacturing purposes and shall not be used as temporary residence quarters. No basement, trailer, tent, or any part shall at any time be used or occupied as a residence, temporarily or permanently, nor shall any residence or other structure of a temporary character be permitted on any lot.

3. All structures and buildings erected and maintained upon said lots and plots shall be constructed with new, adequate and generally accepted building materials, except that used brick may be utilized if the quality is good and approved by Heatherwood. If materials other than stone, brick, lumber or aluminum (except for basements and interior walls) are proposed to be used, the same must be approved in writing by Heatherwood, its successors and assigns, for which provision is hereinafter made.

4. No structure or building or part thereof (including porches, verandas, porte-cochere's or other projections from the building, other than unenclosed and unscreened porches) shall be erected or maintained upon any lot or plot nearer the front, side, or rear line, than as shown on the plat or the recorded plat of Heatherwood, or as set forth hereinafter in these amendments, and no additions to any residence or structure shall be permitted upon any plot after once established or set forth herein, unless the same shall first have been consented to in writing by Heatherwood, its successors and assigns.
3. No well for the production of gas, water, oil or wine, whether intended for temporary or permanent purposes, shall be drilled or maintained upon any plot, nor shall such premises be otherwise used in any way which may endanger the health or unreasonably disturb the peaceable use of adjoining premises.

4. No advertising sign, billboard or other advertising device, whether for the purpose of advertising the sale of said premises or otherwise, shall be erected or maintained upon said premises or any building thereon without the consent of Heatherwood being first obtained in writing. The right is reserved by Heatherwood, its successors and assigns, to erect small structures or signs on any unsold lots or plots.

5. No animals, rabbits, poultry, fowl or any livestock shall be kept upon or maintained on any plot, except that Heatherwood, its successors and assigns, may adopt reasonable regulations governing the keeping upon said plots of domestic dogs, cats or other household pets which are not and will not become a nuisance to the owners and inhabitants of other lots or plots in said addition.

6. No clothes, sheets, blankets or other articles shall be hung out or exposed on any part of said lots, except in the rear yards, and then only on portable laundry dryers of a revolving type not higher than seven feet from the ground. No more than one such dryer may be used for each dwelling unit. No laundry of any kind, or other articles, shall be exposed or hung for drying at any time on any front porch or in the front of any building. No yard equipment, including power mowers, power shears and similar equipment, shall be used by anyone on Sundays or Holidays from May 1 to October 1 of each year prior to 9:00 A.M. and after 8:00 P.M. No truck, trailer, boat or any vehicle other than a passenger car shall be permitted or maintained on any lot unless said truck, trailer, boat or vehicle is entirely within the confines of a garage, or entirely within the parking lot area.

7. All rubbish and debris, combustible and non-combustible, and all packages shall be kept and maintained in containers entirely within a garage or under cover. Additional regulations for the storage, maintenance and disposal of rubbish, and of fumes and garage may, from time to time, be established and promulgated.
for the planting of one (1) inch diameter shade tree, in both the front and back yard. Such planting is to be completed upon occupancy of said plot.

ARTICLE III
Approval of Plans

Heatherwood, its successors and assigns, shall act as the Architectural Control Committee to which all plans and specifications for structures and buildings, improvements (including, but not limited to, fences, swimming pools, signs, walls, automobile driveways), painting and other details of the improvements of the plots must be submitted for examination and approval before any additions or improvements shall be made upon said plots and before any additions, changes or alterations are made to such additions or improvements. Heatherwood hereby expressly reserves to itself, and to its successors and assigns, the right to require assignments or relinquishing its said rights and duties as such Architectural Control Committee from time to time and for such limited periods of time as it may desire. Such assignments or relinquishment will become effective from and after the time a written instrument, signed by Heatherwood or by its successors or assigns, evidencing the fact that such assignment or relinquishment, is filed for record with the Lucas County, Ohio Recorder.

2. No structure or building, swimming pool, recreational equipment, fence, fence, wall or enclosure of any kind shall be erected or maintained upon any of said plots unless and until there has been filed with Heatherwood the proper plans and specifications for such structure or buildings, completely showing every other detail, its location upon the plot, materials of which it shall be constructed, the type and style of architecture, the grading of the site and any other necessary elevations of the structure or building, the location of driveways and sidewalks, and all other information which Heatherwood and its agents may require the fence shall be located in front of the

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building thereof shown on the recorded plat. No building shall be
started or grading of the plot undertaken or other work done upon the
premises until the written approval of Heatherwood has been secured therefor.

3. Heatherwood reserves the sole and exclusive right to establish
grades and slopes of the plot, and to fix the grade at which any dwelling
shall hereafter be erected or placed thereon, so that the same may conform
to a general plan for the development and use of said Heather Glen.

4. In all instances where plans and specifications are re-
quired to be submitted to and are approved by Heatherwood, 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 ap-
proved improvement, such variance shall be deemed a violation of these re-
strictions.

ARTICLE IV

Easements

Heatherwood reserves to itself, and to its successors and assigns,
the exclusive right to grant consents, easements, and rights-of-way for
the construction, operation and maintenance of electric light, telephone
and telegraph poles, wires and conduits, including underground facilities
for electricity, water, gas, sewer and other utilities, conduits and facil-
ities, on, over, below, or under all of the areas designated as "buffer lot"
or as "utility easement", "sashay easement", or with words of similar import
on said plot of Heather Glen and along and upon all highways now existing or
hereafter established and abutting all the plots in said Heather Glen. Heather-
wood also reserves to itself, and to its successors and assigns, the right to
have upon or across any public or quasi-public utility company to, go upon the
plots in said Heather Glen from time to time to install and maintain such
equipment, and to trim trees and underbrush which may interfere with the suc-
cessful and convenient operation of any equipment. No buildings or other
structures, or any part thereof, shall be erected or maintained over or upon
any part of any utility line, pole, or any underground utility easement, "sashay easement", or
with words of similar import on said recorded plat of Heather Glen.
The term "buildings or other structures" as used in the foregoing portions of this Article I of this Declaration of Restrictions shall include those structures in the nature of houses and garages, but shall not include plot improvements such as driveways and fences.

No owner of any of the plots in Heather Glen shall have the right to reserve or grant any easements or rights-of-way upon or over any of the plots in said Plat III without the written consent of Heatherwood.

ARTICLE V
Duration of Restrictions.

These restrictions as herein enumerated shall be deemed as covenants and not as conditions and shall run with the land and bind all lot and plot owners, or other successors and assigns, and all land in said Heather Glen until the first day of April, 1999, after which time said covenants shall be automatically extended for successive periods of ten years each unless by vote of the majority of the record owners of the area in said addition, it is agreed to change said restrictions in whole or in part. The said restrictions changes shall become effective from and after the time an instrument in writing, executed by the record owners of the majority of the area in said Heather Glen with the formalities then required by the State of Ohio for the Execution of deeds, setting forth the changes so agreed upon, is filed for record with the Lucas County, Ohio Recorder.

ARTICLE VI
Right to Enforce

1. In the event of any violation or breach of any of these restrictions or failure to conform thereto, Heatherwood, its successors and assigns, is granted the right to summarily eject and remove at the expense of the owner thereof, any erection, thing or condition that may exist contrary to these restrictions, or may take such action at law or in equity which is available to it to enforce such restrictions. Any owner of a plot in the aforesaid addition shall also have the right and power to initiate and pursue any and all available rights in law or equity against persons violating these restrictions, in order to enforce the same.
The restrictions hereinabove, shall not be revoked or
waived by the failure to enforce the provisions hereof, no matter how many
such violations or breaches may have occurred. The validity of any re-
strictions hereby imposed or any of the provisions hereof or of any part of
any restriction or provision hereinafter, shall not impair or affect in any manner the
validity, enforceability or effect of the rest of such restrictions and
provisions.

The rights, privileges and powers granted by this Declara-
tion of Restrictions and/or reserved by Heatherwood shall be assignable
and shall inure to the benefit of the successors and assigns of Heatherwood.

IN TESTIMONY WHEREOF, Heatherwood Development Company, by
John F. Schoen, Managing Partner, thereunto duly authorized, has hereto
set its seal this 3rd day of January, 1957.

Signed and acknowledged by
HEATHERWOOD DEVELOPMENT COMPANY

John F. Schoen
Managing Partner

William H. Frier
Attornet: John F. Nover, Jr.
Managing Partner
STATE OF OHIO
COUNTY OF LUCAS

Before me, a Notary Public in and for said state and county, personally appeared John F. Schoen, and John F. Honoky, Jr., managing Partners, so acknowledged that they did sign said instrument as Managing Partners of the said Heatherwood Development Company on behalf of said partnership and by authority of its partners, that said instrument is the voluntary act and deed of said John F. Schoen and John F. Honoky, Jr. as such managing partners and the voluntary act and deed of said partnership for the uses and purposes therein expressed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal this 1st day of March, 1978.

[Signature]

CAROLE M. SCHEUER
NOTARY PUBLIC, LUCAS COUNTY, OHIO
COMMISSION EXPIRES APRIL 8, 1981
IN TESTIMONY WHEREOF, I have hereunto set my hand, as to owner of Lot number one hundred seventeen (117) in Heather Glen, this 25th day of August, 1979.

Signed and acknowledged in the presence of:

[Signatures]

STATE OF OHIO, LUCAS COUNTY

The foregoing instrument was acknowledged before me this 25th day of August, 1979 by Thomas F. Brown.

Signed and acknowledged in the presence of:

[Signature]

STATE OF OHIO, LUCAS COUNTY

The foregoing instrument was acknowledged before me this 25th day of August, 1979 by Thomas F. Brown.