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DECLARATION OF RESTRICTIONS FOR PARK LANE PLACE, 
PLAT IV, A SUBDIVISION IN ADAMS TOWNSHIP, LUCAS COUNTY, OHIO.

KNOW ALL MEN BY THESE PRESENTS, That The Allied Realty 
Company, an Ohio Corporation, of Toledo, Ohio, being the present 
owner of the following described property, to-wit:

Lots numbers 79 to 101 both inclusive, in Park 
Lane Place, Plat IV, a Subdivision in Adams 
Township, Lucas County, Ohio,

for the benefit and protection of said corporation and each of the 
future owners of each of the lots above described, and in order 
that there may be established a general plan of restrictions 
covering the use and occupancy of each of said lots, does hereby 
declare that each and every of the aforesaid lots in said subdi-
vision hereafter sold, conveyed or transferred, including trans-
fers by operation of law, shall be deemed to be sold, conveyed 
and/or transferred subject to the following covenants, conditions, 
agreements and restrictions, to-wit:

1. All of the above mentioned lots shall be used only 
for residential purposes. No building or structure shall be 
erected, altered, placed or permitted to remain on any lot other 
than residential dwellings not to exceed two stories in height and 
a private garage for not more than two cars, to be erected at or 
subsequent to the time of the erection of the dwelling house.

2. No building shall be located on any lot nearer to the 
front lot line or nearer to the side street line than the minimum 
building set-back lines shown on the recorded plat. In any event, 
no building shall be located nearer than 35 feet to the front lot 
line, or in the case of corner lots nearer than 25 feet to any side 
street line. 

No building shall be located nearer than 5 feet to an 
interior lot line. The side line restriction, however, shall not 
apply to a garage located on the rear 1/4 of a lot, except that on 
corner lots no garage shall be located nearer than 25 feet to any 
side street line. The provisions of this paragraph shall not pro-
hibit the location of a single family dwelling on 2 adjoining lots.

3. The grade line of every residential structure, 
whether containing basement or not, shall be a minimum of 18 inches 
above the top of the curb of the street upon which said residential 
structure fronts. Multiple level dwellings will be permitted with 
higher grade lines, but in no case shall the grade line of multiple 
level dwellings be such as to interfere with the proper drainage 
of neighboring lots. Moreover, the Allied Realty Company, or its 
successors and assigns, shall determine the aforementioned proper 
grade line for multiple level dwellings; in the event the aforesaid, 
The Allied Realty Company, ceases to exist the said grade line shall 
be determined by the Building Committee hereinafter mentioned.

4. No industry or trade shall be carried on upon any 
of the aforementioned lots, nor shall anything be done thereon 
which may be or may become a nuisance or annoyance to the neighbor-
hood.
5. No structure of a temporary character, trailer, basement, tent, shack, garage, barn, partially completed house or other outbuilding shall be used on any lot at any time as a temporary or permanent residence.

6. No stable, cattle yard, hog pen, fowl yard or privy vault or any form of privy shall be erected, permitted or maintained on any lot, nor shall any animals, live stock or poultry of any kind be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred or maintained for any commercial purposes. No noxious, dangerous or offensive thing shall be permitted or maintained.

7. No signs of any character other than those indicating name and/or house number of occupant shall be erected, posted or otherwise displayed on or about any lot, without the written permission of The Allied Realty Company or the Committee appointed by it, which shall have the right, in its or their discretion, to prohibit, restrict and control the size, construction, material, marking, location and height of all such signs. The provisions of this paragraph shall not apply while the house is under construction.

8. A perpetual easement is reserved over the rear 5 feet of all lots for utility installation and maintenance with the right in the public utility to trim trees interfering with the operation of its equipment.

9. No wines, liquors, beer or other intoxicants shall be manufactured or sold on any lot.

10. The ground floor area of one story houses shall not be less than 950 square feet. The ground floor area of one and one-half story houses shall not be less than 850 square feet, and the ground floor area of two story houses shall not be less than 600 square feet. The areas of garages and porches shall in all cases be excluded in determining the ground floor area of any house for the purposes of these restrictions.

11. All two story houses shall have all or part of the following features: a front window, a partial brick front, a second story overhang, window shutters and a vestibule entrance.

12. All houses shall be of frame, pressed brick or wood shingle construction; there shall be no stucco or cement block houses.

13. All houses shall have a minimum height of 12 feet from grade to ridge line and a maximum height of 25 feet from grade to ridge line.

14. All garages not connected with the house shall have gable roof construction of 5/12 pitch. The front of each garage shall have the same finish as the front of the house. The roofs of all garages shall match the color and design of the roof on the house. All garages shall have a floor area of not less than 300 square feet.

15. All driveways shall be of solid concrete or asphalt; there shall be no stone, gravel, dirt or ribbon drives.
16. Any fence erected in front of any house shall have a height of not more than 30 inches; any fence erected in the rear of the house shall have a height of not more than 40 inches. All fences shall be of picket type or wire constructions.

17. In addition to complying with the above-mentioned restrictions, the architectural design of the house shall be approved by The Allied Realty Company, and for that purpose plans and specifications shall be submitted to the Company for written approval. Such procedure shall be followed until at least fifty (50%) per cent of the lot owners are in residence, at which time they may meet to form a Building Committee to adopt such rules and regulations as they may deem advisable for the maintenance and improvement of Park Lane Place, Plat IV. Any such Committee shall continue to function with the power to perpetuate itself after the Company has ceased to exist. Any determination made by the Company or such Committee in good faith shall be binding on all parties in interest.

Approval by the Company or by the Building Committee as required in these covenants, shall be in writing. In event the Company or its designated representative, or the Building Committee fails to approve or disapprove within 30 days after plans and specifications have been submitted to it, or in any event, if no suit to enjoin the construction has been commenced prior to the completion thereof, approval will not be required and the related covenants shall be deemed to have been fully complied with.

18. The above covenants and restrictions shall run with the land, and shall be binding on each and every person who shall become the owner of any interest in any lot or part of lot, and on those claiming under them until January 1, 1975, at which time said covenants shall be automatically extended for successive periods of 10 years unless by a vote of the majority of the then owners of the lots it is agreed to change said covenants in whole or in part.

19. Any violation or attempt to violate any of the foregoing covenants or restrictions shall be unlawful. Any person or persons owning any lot above described may prosecute any proceeding, at law or in equity, against the person or persons violating or attempting to violate any of the foregoing covenants or restrictions, or to prevent or enjoin them or him from so doing, or to recover damages or other dues for such violation.

20. Invalidation of any one of the foregoing covenants or restrictions by judgment or court order shall in no wise affect any of the others, which shall remain in full force and effect.

The word "Company" as used herein shall include its successors and assigns.

IN WITNESS WHEREOF, the said The Allied Realty Company has caused its corporate name to be subscribed and its corporate seal to be affixed to these presents by its President and Secretary this 7th day of December, A.D. One Thousand Nine Hundred and Sixty.

Two witnesses. Signed and acknowledged December 7, 1960 in Lucas County, Ohio, before a Notary Public, State of Ohio, (Seal).

Received for record December 7, 1960 at 3:21 P.M. and recorded in Volume 1994 of Mortgages, page 198.