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

WHEREAS, the R & D Realty Company, an Ohio Corporation, is the owner of the following described real estate:

Lots Seven (7) to Twenty-five (25), both inclusive, in WEDGEMOON
VALLEY ESTATES FIRST EXTENSION, an Addition in Adams Township,
Luna County, Ohio;

and

WHEREAS the R & D Realty Company desires to establish a general plan for the development of said Wedgemoon Valley Estates First Extension which will be for its own benefit and the benefit of all future owners or occupants of all or any part of said premises;

NOW, THEREFORE, the R & D Realty Company, in consideration of the enhancement in the value of said property by reason of the adoption of the Restrictions hereinafter set forth, does for itself, its successors and assigns, hereby declare and stipulate that said Lots shall be conveyed by it, and Conditions:

1. LAND USE AND BUILDING TYPE.

No lot shall be used except for residential purposes and only one residence for occupancy by a single family may be erected or permitted to remain on any lot other than a single family dwelling house of not less than sixty (60) foot frontage overall which may include a one (1) or two (2) car garage. Such single family dwelling to be erected shall include a one, two or three car garage for private use only and said garage shall conform architecturally to the dwelling house.

2. BUILDING LOCATION.

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 setback line as shown on the recorded plat. No building shall be located nearer than ten feet to an interior lot line or nearer than ten feet to the rear lot line.

3. ARCHITECTURAL CONTROL.

No dwelling, fence, hedge, wall, grading, planting of any character, or other structure shall be commenced, erected, or maintained, nor shall any alteration, addition or change be made on said lot, or to the buildings located on said lot until the plans and specifications of said improvement, or change showing the nature, kind, shape, height, grade, materials, floor plans, color scheme, location and approximate cost of each structure or work to be done and grading plan of the lot to be built upon shall have been submitted to and approved in writing by the Architectural Control
Committee. The Committee shall have the right to refuse to approve any such plan or specifications or grading plans, which are not suitable or desirable in its opinion for aesthetic or other reasons and in so passing upon such plans, specifications and grading plans, they shall have the right to take into consideration the suitability of the proposed building or other structures and of the materials with which it is to be built to the site upon which it is proposed to erect the same, the harmony thereof with the surroundings and the effect of the building or other structure as planned on the outlook from the adjacent or neighboring property. Any and all oil tanks must be buried below ground level. Tanks for bottled LP gas need not be buried. However, if the Ohio Fuel Gas Company has installed gas lines on June 1, 1960, at that time any exposed gas tanks must be buried.

4. ARCHITECTURAL CONTROL COMMITTEE.

Said Architectural Control Committee shall be composed of the President and Secretary-Treasurer of the R & D Realty Company, until such time as said Company has conveyed to others eighty (80) per cent of the lots in said Addition, at which time said Committee shall be composed of three lot owners and two Officers of the R & D Realty Company. Said Officers shall have charge of and keep all records of said Committee. The Lot Owners to serve on said Committee shall be elected by a vote of the then record owners of a majority of said lots. In the event of death or resignation of any member of the Committee, the remaining members shall have full authority to designate a successor in absence of action by the lot owners.

All Plans and Specifications required to be approved or disapproved by these covenants, shall be submitted to the Committee at the Office of the R & D Realty Company. The Committee shall approve or disapprove said Plans and Specifications in writing within thirty days from date of their submission.

5. EASEMENTS.

Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat over the rear five (5) feet of each lot.

6. NUISANCES.

No animal, fowl or livestock of any kind shall be kept or harbored on any lot in said Addition. The keeping within any dwelling house of one domestic dog or cat is hereby permitted, so long as such dog or cat does not become a nuisance to the owners or occupiers of lots in this Addition.
7. MISCELLANEOUS RESTRICTIONS.
   
   (A) No structure of a temporary character, trailer, basement, tent, 
       shack, garage or other outbuilding shall be used on any lot in this Addition as 
       residence.
   
   (B) No office, whether commercial or professional, shall be erected or 
       maintained in any residence in said Addition, but the same shall be used for residential 
       purposes only and not otherwise.
   
   (C) No boats, trucks or trailers shall be stored or parked in the yards 
       or on the driveways of any of said lots in this Addition.
   
   (D) No debris, garbage or rubbish shall be permitted on any of the lots 
       in said Addition, except as may be stored in an approved container made for that 
       purpose to be kept at the rear of the residence.
   
   (E) No clothes, sheets, blankets or other articles shall be hung out or 
       exposed on any part of said premises except in the rear yards of portable laundry 
       dryers. No laundry shall be hung for drying on Sundays or other legal holidays.
   
   (F) No sign of any character shall be erected, posted or displayed upon 
       or about any lot in said Addition without the written permission of the Architectural 
       Control Committee.
   
8. RIGHT TO MODIFY.
   
   The R & D Realty Company may, with the consent of three-fourths (3/4) of 
   the owner or record of said lots, annul, waive, change or modify any of the covenants, 
   reservations and restrictions herein contained as to any lot in said addition.

9. DURATION AND RENEWAL.
   
   All the covenants, agreements, easements, reservations and restrictions 
   contained herein shall be in force until January 1, 1983, after which time said 
   covenants, agreements, easements, reservations and restrictions shall be automatically 
   extended for successive periods of ten (10) years, unless waived or modified in 
   writing by the then owners of three-fourths (3/4) of the lots. Said modification of 
   these Restrictions to be effective must be recorded prior to the expiration date.
   
   In Witness Whereof, R & D Realty Company has caused this Declaration to be 
   signed by its President and Secretary, this 19th day of March, 1959.
   
   Signed by R & D Realty Company by John K. Arnold, President and Norman J. Rier, 
   Secretary.

2 Witnesses
   
   Acknowledged 3/19/59 by said Company by said Officers by Authority of its 
   board of directors before a notary public Lucas County, Ohio Seal.
   
   Received for record 1/25/59 at 1:50 p.m. and recorded in Volume 1921 of 
   mortgages page 119.