



STATE OF TEXAS
OFFICE OF THE SECRETARY OF STATE

AUSTIN, TEXAS 78711
March 24, 1965

Crawford C. Martin
SECRETARY OF STATE

Mr. Sidney Wright
Attorney at Law
629 Texas National Bank Bldg.
Houston, Texas 77002

In reply include:
Charter No. 211928
Account No. 161668

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

TO THE ATTENTION OF THE CAPTIONED CORPORATION:

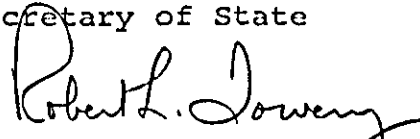
It has been our pleasure to approve and place on record the Articles of Incorporation that created your corporation. We extend our best wishes for success in your new venture.

Unless shown as "EXEMPT" under Account No. above, you will be required to file an annual franchise tax return with the Comptroller of Public Accounts, Capitol Station, Austin 11, Texas, and pay the tax due thereunder. Your first return and payment will be due within 90 days after the end of the first corporate year. If the corporation should be exempt under Article 12.03, Title 122A, Taxation-General, R.C.S. of Texas, and is not shown "EXEMPT" above, you must apply to the Comptroller for such exemption. The SECRETARY OF STATE cannot make such a determination for your corporation.

We suggest that you keep this letter as a reminder, or, so mark your records that you will not unwittingly become liable for statutory penalties for late filing and late payment.

Yours very truly,

CRAWFORD C. MARTIN
Secretary of State


ROBERT L. TOWERY, Director
Corporation Division



OFFICE OF THE SECRETARY OF STATE

CERTIFICATE OF INCORPORATION
OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. 211928

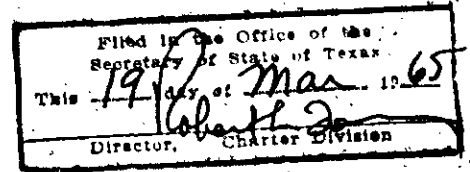
The undersigned, as Secretary of State of the State of Texas, hereby certifies that duplicate originals of Articles of Incorporation for the above corporation duly signed and verified pursuant to the provisions of the Texas Non-Profit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY the undersigned, as such Secretary of State, and by virtue of the authority vested in him by law, hereby issues this Certificate of Incorporation and attaches hereto a duplicate original of the Articles of Incorporation.

Dated March 19th, 1965

Crawford C. Martin
Secretary of State





ARTICLES OF INCORPORATION

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

We, the undersigned natural persons of the age of twenty-one (21) years or more, at least two of whom are citizens of the State of Texas, acting as incorporators of a corporation under the Texas Non-Profit Corporation Act, do hereby adopt the following Articles of Incorporation for such corporation.

ARTICLE I.

The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.

ARTICLE II.

The corporation is a non-profit corporation.

ARTICLE III.

The period of its duration is perpetual.

ARTICLE IV.

The purpose or purposes for which the said corporation is organized are civic and social, for the benefit and betterment of the residents and property owners of INWOOD FOREST, a residential development in Harris County, Texas.

ARTICLE V.

The street address of the initial registered office

of the corporation is Route 3, Box 1388-1, Houston, Texas, and the name of its initial registered agent at such address is Glenn W. Loggins.

ARTICLE VI.

The number of directors constituting the initial Board of Directors of the Corporation is three (3) and the names and addresses of the persons who are to serve as the initial directors are:

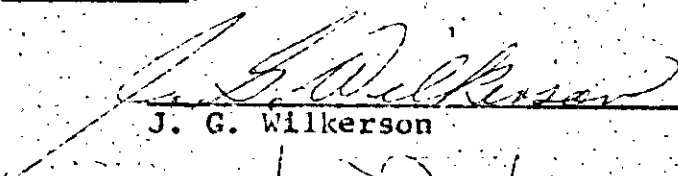
<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9203 Bonhomme Road, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

ARTICLE VII.

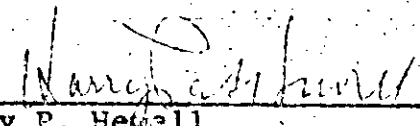
The name and address of each incorporator is:

<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9242 Blankenship, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

IN WITNESS WHEREOF, we have hereunto set our hands
this 10th day of MARCH, 1965.



J. G. Wilkerson



Harry P. Hewell

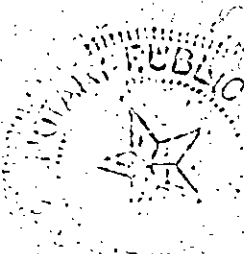


Glenn W. Loggins

THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of March, 1965, personally appeared J. G. WILKERSON, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.


Barbara K. Collins
Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of March, 1965, personally appeared HARRY P. HEWELL, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Barbara K. Collins
Notary Public in and for
Harris County, T E X A S

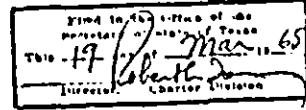
THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of March, 1965, personally appeared GLENN W. LOGGINS, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Barbara K. Collins
Notary Public in and for
Harris County, T E X A S

ARTICLES OF INCORPORATION



OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

We, the undersigned natural persons of the age of twenty-one (21) years or more, at least two of whom are citizens of the State of Texas, acting as incorporators of a corporation under the Texas Non-Profit Corporation Act, do hereby adopt the following Articles of Incorporation for such corporation.

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ARTICLE II.

The corporation is a non-profit corporation.

ARTICLE III.

The period of its duration is perpetual.

ARTICLE IV.

The purpose or purposes for which the said corporation is organized are civic and social, for the benefit and betterment of the residents and property owners of INWOOD FOREST, a residential development in Harris County, Texas.

ARTICLE V.

The street address of the initial registered office

of the corporation is Route 3, Box 1388-1, Houston, Texas, and the name of its initial registered agent at such address is Glenn W. Loggins.

ARTICLE VI.

The number of directors constituting the Initial Board of Directors of the Corporation is three (3) and the names and addresses of the persons who are to serve as the initial directors are:

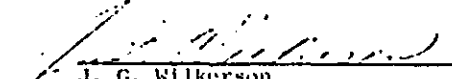
<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9203 Bonhomme Road, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

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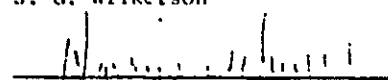
The name and address of each incorporator is:

<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9242 Blankenship, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas


IN WITNESS WHEREOF, we have hereunto set our hands
this 1st day of June, 1965.



J. G. Wilkerson



Harry P. Hewell



Glenn W. Loggins

THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 11 day of April, 1965, personally appeared J. G. WILKERSON, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 11 day of April, 1965, personally appeared HARRY P. HERELL, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S

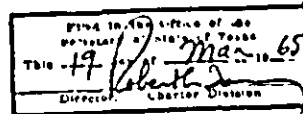
THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 11 day of April, 1965, personally appeared GLENN W. LOGGINS, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S

ARTICLES OF INCORPORATION



OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

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ARTICLE IV.

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of the corporation is Route 3, Box 1388-1, Houston, Texas, and the name of its initial registered agent at such address is Glenn W. Loggins.

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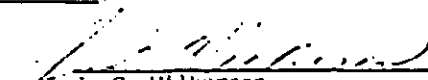
<u>Name</u>	<u>Address</u>
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
The name and address of each incorporator is:

<u>Name</u>	<u>Address</u>
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Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
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
IN WITNESS WHEREOF, we have hereunto set our hands this 1st day of June, 1965.



J. G. Wilkerson



Harry P. Hewell



Glenn W. Loggins



THE STATE OF TEXAS I
COUNTY OF HARRIS I

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IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS I
COUNTY OF HARRIS I

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1 day of April , 1965, personally appeared HARRY P. HEWELL, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS I
COUNTY OF HARRIS I

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IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Notary Public in and for
Harris County, T E X A S



STATEMENT OF CHANGE OF REGISTERED OFFICE
AND REGISTERED AGENT

FEB 7 1974

OF
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

Mac Stuck
Corporate Examiner

Pursuant to the provisions of Article 2.06 of the Texas Non-Profit Corporation Act, the undersigned corporation submits the following statement for the purpose of changing its registered office or its registered agent, or both, in the State of Texas:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.
2. The post-office address of its present registered office is Route 3, Box 1388-1, Houston, Texas.
3. The post-office address to which its registered office is to be changed is 4122 Victory Drive, Houston, Texas 77088.
4. The name of its present registered agent is Glenn W. Loggins.
5. The name of its successor registered agent is Dennis A. Large, and his address is 4122 Victory Dr., Houston, Texas 77088.
6. Such change was authorized by resolution duly adopted by its board of directors.
7. The address of the registered office and registered agent will be identical.

Dated February 5, 1974.

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

By: *R. M. Hutton*
R. M. HUTTON, PRESIDENT

THE STATE OF TEXAS)
COUNTY OF HARRIS)

I, SHEILA POWERS, a Notary Public, do hereby certify that on this 5th day of FEBRUARY, 1974, personally appeared R. M. Hutton, being duly sworn, declared that he is President of the corporation executing the foregoing document, that he signed the foregoing instrument in the capacity therein set forth, and that the statements therein contained are true.

In Witness Whereof, I have hereunto set my hand and seal of office the day and year before written.

Sheila Powers
Notary Public in and for
Harris County, Texas

My commission expires 6-1-75.

FILED
In the Office of the
Secretary of State of Texas

STATEMENT OF CHANGE OF REGISTERED OFFICE
AND REGISTERED AGENT

FEB 7 1974

OF

Mac Steel
Corporate Examiner

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

Pursuant to the provisions of Article 2.06 of the Texas Non-Profit Corporation Act, the undersigned corporation submits the following statement for the purpose of changing its registered office or its registered agent, or both, in the State of Texas:

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Dated February 5, 1974.

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

By: *R. H. Hutton*
R. H. HUTTON, PRESIDENT

THE STATE OF TEXAS)
COUNTY OF HARRIS)

I, SHEILA POWERS, a Notary Public, do hereby certify that on this 5th day of FEBRUARY, 1974, personally appeared R. H. Hutton, being duly sworn, declared that he is President of the corporation executing the foregoing document, that he signed the foregoing instrument in the capacity therein set forth, and that the statements therein contained are true.

In Witness Whereof, I have hereunto set my hand and seal of office the day and year before written.

Sheila Powers
Notary Public in and for
Harris County, Texas

My commission expires 6-1-75.



ESTABLISHED
1845

COMPTROLLER OF PUBLIC ACCOUNTS
STATE OF TEXAS
AUSTIN 78774

1325-0

October 27, 1976

Cartwright, Matthews & Associates
Certified Public Accountants
6630 Harwin Dr.
Suite 203
Houston, Texas 77036
Attn: John E. Cartwright

Subject: Inwood Forest Community Improvement Association
Charter No. 211988
Basis: 501 (c) (4)

Gentlemen:

According to the purposes of this corporation as stated in the Articles of Incorporation and the activities conducted and to be conducted by the corporation in carrying out the authorized purposes, it has been determined that the corporation qualifies for a franchise tax exemption.

The exemption is effective as of 01-01-77. It will not be necessary to file Franchise Tax Reports or payments after that date. However, this exemption will remain effective only so long as the corporate purposes and activities are substantially as shown in the request for exemption.

Any correspondence in this matter should be directed to the attention of the Business Tax Division or telephone 512/475-4771.

Yours very truly,

John H. Coats
John H. Coats

JHC

cc: Secretary of State
Capitol Station
Austin, Texas

Form 2080-1 88
(Rev. 11/75)



ON EQUAL OPPORTUNITY EMPLOYMENT



COMPTROLLER
OF PUBLIC ACCOUNTS

COMPTROLLER OF PUBLIC ACCOUNTS
STATE OF TEXAS
AUSTIN 78774

1378-10

October 27, 1976

Cartwright, Matthews & Associates
Certified Public Accountants
6630 Marvin Dr.
Suite 203
Houston, Texas 77036
Attn: John E. Cartwright

Subject: Inwood Forest Condominium Association
Charter No. 211988
Basis: 501 (a) (4)

Gentlemen:

According to the purposes of this corporation as stated in the Articles of Incorporation and the activities conducted and to be conducted by the corporation in carrying out the authorized purposes, it has been determined that the corporation qualifies for a franchise tax exemption.

The exemption is effective as of 01-01-77. It will not be necessary to file Franchise Tax Reports or payments after that date. However, this exemption will remain effective only so long as the corporate purposes and activities are substantially as shown in the request for exemption.

Any correspondence in this matter should be directed to the attention of the Business Tax Division or telephone 512/475-4771.

Yours very truly,

John H. Coats

JHC

cc: Secretary of State
Capitol Station
Austin, Texas

Form 20001-66
Rev. 11/75



ON EQUAL OPPORTUNITY EMPLOYMENT

00094500256

STATEMENT OF CHANGE OF REGISTERED AGENT
AND REGISTERED OFFICE OF
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

FILED
In the Office of the
Secretary of State - 125

JUL 25 1988

Corporations Section

To the Secretary of State of Texas:

Pursuant to the provisions of the Texas Non-Profit Corporation Act, the undersigned corporation, organized under the laws of the State of Texas, submits the following statement for the purpose of changing its registered agent and registered office in the State of Texas:

I.

The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.

II.

The post office address of its present registered agent is 6919 Antoine, Suite E, Houston, Texas 77091.

III.

The post office address to which its registered office is to be changed is 5754 W. Little York, Suite 349, Houston, Texas 77091

IV.

The name of its present registered agent is R. Mark Schultz.

V.

The name of its successor registered agent is JAMES KILPATRICK.

VI.

The post office address of its registered agent and the post office address of the business office, as changed, will be identical.

VII.

Such change was authorized by resolution duly adopted by its Board of Directors, dated July 12, 1988.

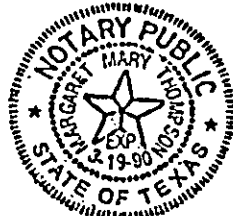
INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION

[Signature]
By: James Kilpatrick, President

THE STATE OF TEXAS)
 (
COUNTY OF HARRIS)

Before me, a notary public, on this day personally appeared James Kilpatrick, known to me to be the person whose name is subscribed to the foregoing document and, being by me first duly sworn, declared that the statements therein contained are true and correct.

Given under my hand and seal of office this 12th day of July, A.D., 1988.



(Seal)

[Signature]
Notary Public in and for
the State of Texas

My commission expires: 3-19-90

04101010

1 2 3 4 5 6

STATEMENT OF CHANGE OF REGISTERED AGENT
AND REGISTERED OFFICE OF
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

FILED
In the Office of the
Secretary of State of Texas

JUL 25 1988

Corporations Section

To the Secretary of State of Texas:

Pursuant to the provisions of the Texas Non-Profit Corporation Act, the undersigned corporation, organized under the laws of the State of Texas, submits the following statement for the purpose of changing its registered agent and registered office in the State of Texas:

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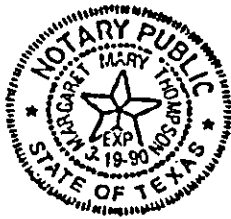
INWOOD FBREST COMMUNITY
IMPROVEMENT ASSOCIATION

James Kilpatrick
By: James Kilpatrick, President

THE STATE OF TEXAS)
(
COUNTY OF HARRIS)

Before me, a notary public, on this day personally appeared James Kilpatrick, known to me to be the person whose name is subscribed to the foregoing document and, being by me first duly sworn, declared that the statements therein contained are true and correct.

Given under my hand and seal of office this 12th day of July, A.D., 1988.



(Seal)

Margaret Mary Thompson
Notary Public in and for
the State of Texas
My commission expires: 3-19-90



0 0 1 0 2 4 0 3 4 8 9

The State of Texas
Secretary of State

JAN 17, 1989

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 349
HOUSTON, TX 77091

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. 00211928-01

DEAR SIR OR MADAM:

YOU ARE HEREBY NOTIFIED THAT ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, REQUIRES NON-PROFIT CORPORATIONS TO FILE THE ATTACHED REPORT WITH THE SECRETARY OF STATE. THE FILING FEE IS \$5.00.

THE CORPORATION SHOULD RETURN ONE COPY OF THE REPORT TO THE SECRETARY OF STATE AND RETAIN THE OTHER COPY FOR ITS PERMANENT RECORDS.

FAILURE TO FILE THIS REPORT WITHIN 30 DAYS FROM THE ABOVE DATE WILL RESULT IN THE FORFEITURE OF THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS IN THE STATE OF TEXAS. SUBSEQUENTLY, THE CORPORATION'S CHARTER WILL BE FORFEITED PURSUANT TO ARTICLE 1396-9.02, TEXAS NON-PROFIT CORPORATION ACT.

IF YOU HAVE ANY QUESTIONS, PLEASE DO NOT HESITATE TO CONTACT THIS OFFICE.

SINCERELY,

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION

0 0 1 0 2 4 0 3 4 9 0

0 0 1 0 2 4 0 3 4 9 0



SECRETARY OF STATE
STATUTORY FILINGS DIVISION
CORPORATIONS SECTION
PO BOX 13697
AUSTIN, TEXAS 78711-3697

NO Address
6916
NO 64

AUSTIN TEXAS
JAN 26 1973
US POSTAGE
0 25
5537958

RECEIVED
SECRETARY OF STATE

JAN 26 1973

RETURNED
TO
SENDER
MOVED - LEFT NO ADDRESS

NO 2000



0 0 1 0 2 4 0 3 4 8 9

The State of Texas
Secretary of State

JAN 17, 1989

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 349
HOUSTON, TX 77091

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. 00211928-01

DEAR SIR OR MADAM:

YOU ARE HEREBY NOTIFIED THAT ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, REQUIRES NON-PROFIT CORPORATIONS TO FILE THE ATTACHED REPORT WITH THE SECRETARY OF STATE. THE FILING FEE IS \$9.00.

THE CORPORATION SHOULD RETURN ONE COPY OF THE REPORT TO THE SECRETARY OF STATE AND RETAIN THE OTHER COPY FOR ITS PERMANENT RECORDS.

FAILURE TO FILE THIS REPORT WITHIN 30 DAYS FROM THE ABOVE DATE WILL RESULT IN THE FORFEITURE OF THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS IN THE STATE OF TEXAS. SUBSEQUENTLY, THE CORPORATION'S CHARTER WILL BE FORFEITED PURSUANT TO ARTICLE 1396-9.02E, TEXAS NON-PROFIT CORPORATION ACT.

IF YOU HAVE ANY QUESTIONS, PLEASE DO NOT HESITATE TO CONTACT THIS OFFICE.

SINCERELY,

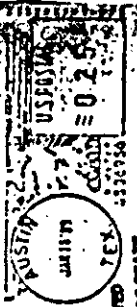
CORPORATIONS SECTION
STATUTORY FILINGS DIVISION

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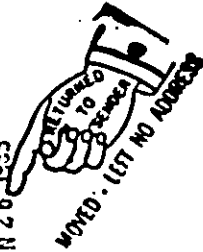
SECRETARY OF STATE
STATUTORY FILINGS DIVISION
CORPORATIONS SECTION
P O BOX 13697
AUSTIN, TEXAS 78711-3697

NO Address
1976
9169



RECEIVED
SECRETARY OF STATE

JAN 26 1973



Moved



The State of Texas
Secretary of State

DEC 14, 1989

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 349
HOUSTON, TX 77091

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. 211928-01

DEAR SIR OR MADAM:

OUR RECORDS SHOW THAT THE ABOVE REFERENCED CORPORATION WAS NOTIFIED OVER 30 DAYS AGO OF THE NEED TO FILE THE REPORT REQUIRED BY THIS OFFICE UNDER THE PROVISIONS OF ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT. THE CORPORATION MUST SET FORTH CURRENT INFORMATION REGARDING ITS REGISTERED AGENT, REGISTERED OFFICE, OFFICERS AND DIRECTORS.

PURSUANT TO ARTICLE 1396-9.02, TEXAS NON-PROFIT CORPORATION ACT, YOU ARE HEREBY NOTIFIED THAT THE ABOVE REFERENCED CORPORATION'S RIGHT TO CONDUCT AFFAIRS HAS BEEN FORFEITED FOR FAILURE TO FILE THE REPORT AS OF THE DATE OF THIS LETTER.

THE CORPORATION MAY REVIVE ITS RIGHT TO CONDUCT AFFAIRS BY FILING THE REPORT AND PAYING THE APPROPRIATE FEE. THE FILING FEE FOR THE REPORT IS \$5.00. THE LATE FEE, WHICH MUST ALSO NOW BE INCLUDED, IS \$1.00 FOR EACH MONTH, OR FRACTIONAL PART THEREOF, WHICH HAS ELAPSED AFTER SUCH FORFEITURE OF ITS RIGHT TO CONDUCT AFFAIRS; PROVIDED THAT SUCH AMOUNT SHALL IN NO CASE BE LESS THAN \$5.00 NOR MORE THAN \$25.

IF YOU DESIRE TO REVIVE THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS, PLEASE COMPLETE THE ATTACHED FORMS AND RETURN ONE COPY TO THIS OFFICE. OTHERWISE, FAILURE TO FILE THE REPORT WITHIN ONE-HUNDRED-TWENTY (120) DAYS FROM THE DATE OF THIS LETTER WILL RESULT IN THE FORFEITURE OF THE CORPORATION'S CHARTER, PURSUANT TO ARTICLE 1396-9.02E, TEXAS NON-PROFIT CORPORATION ACT.

IF YOU HAVE ANY QUESTIONS, PLEASE DO NOT HESITATE TO CONTACT THIS OFFICE.

SINCERELY,

CORPORATIONS SECTION.
STATUTORY FILINGS DIVISION



The State of Texas

SINCERELY,

CORPORATIONS SECTION.
STATUTORY FILINGS DIVISION



The State of Texas
Secretary of State

DEC 14, 1989

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 349
HOUSTON, TX 77091

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. 211928-01

DEAR SIR OR MADAM:

OUR RECORDS SHOW THAT THE ABOVE REFERENCED CORPORATION WAS NOTIFIED OVER 30 DAYS AGO OF THE NEED TO FILE THE REPORT REQUIRED BY THIS OFFICE UNDER THE PROVISIONS OF ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT. THE CORPORATION MUST SET FORTH CURRENT INFORMATION REGARDING ITS REGISTERED AGENT, REGISTERED OFFICE, OFFICERS AND DIRECTORS.

PURSUANT TO ARTICLE 1396-9.02, TEXAS NON-PROFIT CORPORATION ACT, YOU ARE HEREBY NOTIFIED THAT THE ABOVE REFERENCED CORPORATION'S RIGHT TO CONDUCT AFFAIRS HAS BEEN FORFEITED FOR FAILURE TO FILE THE REPORT AS OF THE DATE OF THIS LETTER.

THE CORPORATION MAY REVIVE ITS RIGHT TO CONDUCT AFFAIRS BY FILING THE REPORT AND PAYING THE APPROPRIATE FEE. THE FILING FEE FOR THE REPORT IS \$5.00. THE LATE FEE, WHICH MUST ALSO NOW BE INCLUDED, IS \$1.00 FOR EACH MONTH, OR FRACTIONAL PART THEREOF, WHICH HAS ELAPSED AFTER SUCH FORFEITURE OF ITS RIGHT TO CONDUCT AFFAIRS; PROVIDED THAT SUCH AMOUNT SHALL IN NO CASE BE LESS THAN \$5.00 NOR MORE THAN \$25.

IF YOU DESIRE TO REVIVE THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS, PLEASE COMPLETE THE ATTACHED FORMS AND RETURN ONE COPY TO THIS OFFICE. OTHERWISE, FAILURE TO FILE THE REPORT WITHIN ONE-HUNDRED-TWENTY (120) DAYS FROM THE DATE OF THIS LETTER WILL RESULT IN THE FORFEITURE OF THE CORPORATION'S CHARTER, PURSUANT TO ARTICLE 1396-9.02E, TEXAS NON-PROFIT CORPORATION ACT.

IF YOU HAVE ANY QUESTIONS, PLEASE DO NOT HESITATE TO CONTACT THIS OFFICE.

SINCERELY,

CORPORATIONS SECTION.
STATUTORY FILINGS DIVISION



The State of Texas

Secretary of State

SEP 17, 1966

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 340
HOUSTON, TX 77001

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. J021192B-01

DEAR SIR OR MADAM:

OUR RECORDS SHOW THAT YOU WERE NOTIFIED THAT THE ABOVE REFERENCED CORPORATION HAD NEGLECTED TO FILE THE REPORT REQUIRED UNDER THE PROVISIONS OF ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT. THE REPORT WAS NOT FILED WITHIN THE TIME PERIOD PRESCRIBED BY LAW, AND CONSEQUENTLY, THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS WAS FORFEITED.

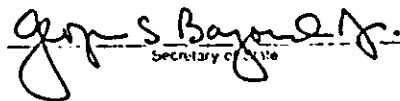
THE 120-DAY PERIOD DURING WHICH THIS DELINQUENCY MAY HAVE BEEN CORRECTED IS EXPIRED, AND THE CORPORATION HAS BEEN INVOLUNTARILY DISSOLVED BY ORDER OF THE SECRETARY OF STATE. ENCLOSED IS A COPY OF THAT CERTIFICATE OF INVOLUNTARY DISSOLUTION.

ANY CORPORATION INVOLUNTARILY DISSOLVED FOR THIS DELINQUENCY MAY BE REINSTATED AT ANY TIME BY FILING THE REPORT PRESCRIBED BY ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, TOGETHER WITH A FILING FEE OF \$25.00, AS PRESCRIBED BY ARTICLE 1396-9.02F, TEXAS NON-PROFIT CORPORATION ACT.

SINCERELY,

ENCLOSURE

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION


Secretary of State



The State of Texas
Secretary of State
INVOLUNTARY DISSOLUTION

CAME ON TO BE CONSIDERED THIS DAY BY THE SECRETARY OF STATE:
INVOLUNTARY DISSOLUTION OF:

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

THE SECRETARY OF STATE HEREBY DETERMINES AND FINDS THE FOLLOWING:

1. THAT THE CORPORATION IS REQUIRED TO FILE THE REPORT SPECIFIED IN ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, AS REQUIRED BY THE SECRETARY OF STATE.
2. THAT THE CORPORATION HAS FAILED TO FILE THE REPORT PRESCRIBED BY LAW WHEN THE SAME HAS BECOME DUE.
3. THAT THE CORPORATION FORFEITED ITS RIGHT TO CONDUCT AFFAIRS IN THIS STATE FOR FAILURE TO FILE SAID REPORT.
4. THAT THE CORPORATION WAS MAILED NOTICE OF SUCH FORFEITURE FOLLOWING A PERIOD OF NOT LESS THAN 30 DAYS NOTICE OF THE REQUIREMENT TO FILE SAID REPORT, AND SIMULTANEOUSLY THEREWITH GIVEN AN ADDITIONAL PERIOD OF NOT LESS THAN 120 DAYS TO CORRECT THIS DELINQUENCY.
5. THAT THE CORPORATION HAS FAILED PRIOR TO SUCH INVOLUNTARY DISSOLUTION TO CORRECT THE NEGLECT, OMISSION OR DELINQUENCY.

IT IS THEREFORE ORDERED THAT THE ABOVE NAMED CORPORATION BE INVOLUNTARILY DISSOLVED WITHOUT JUDICIAL ASCERTAINMENT AND MADE NULL AND VOID PURSUANT TO ARTICLE 9.02E, TEXAS NON-PROFIT CORPORATION ACT.

WITNESS MY HAND AND OFFICIAL SEAL, THIS
SEVENTEENTH DAY OF SEPTEMBER, 1990.

A handwritten signature in cursive script, reading "George S. Bayard Jr.", written over a horizontal line.
Secretary of State



The State of Texas
Secretary of State
INVOLUNTARY DISSOLUTION

CAME ON TO BE CONSIDERED THIS DAY BY THE SECRETARY OF STATE:
INVOLUNTARY DISSOLUTION OF:

TRINIDAD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

THE SECRETARY OF STATE HEREBY DETERMINES AND FINDS THE FOLLOWING:

1. THAT THE CORPORATION IS REQUIRED TO FILE THE REPORT SPECIFIED IN ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, AS REQUIRED BY THE SECRETARY OF STATE.
2. THAT THE CORPORATION HAS FAILED TO FILE THE REPORT PRESCRIBED BY LAW WHEN THE SAME HAS BECOME DUE.
3. THAT THE CORPORATION FORFEITED ITS RIGHT TO CONDUCT AFFAIRS IN THIS STATE FOR FAILURE TO FILE SAID REPORT.
4. THAT THE CORPORATION WAS MAILED NOTICE OF SUCH FORFEITURE FOLLOWING A PERIOD OF NOT LESS THAN 30 DAYS NOTICE OF THE REQUIREMENT TO FILE SAID REPORT, AND SIMULTANEOUSLY THEREWITH GIVEN AN ADDITIONAL PERIOD OF NOT LESS THAN 120 DAYS TO CORRECT THIS DELINQUENCY.
5. THAT THE CORPORATION HAS FAILED PRIOR TO SUCH INVOLUNTARY DISSOLUTION TO CORRECT THE NEGLIGENCE, OMISSION OR DELINQUENCY.

IT IS THEREFORE ORDERED THAT THE ABOVE NAMED CORPORATION BE INVOLUNTARILY DISSOLVED WITHOUT JUDICIAL ASCERTAINMENT AND MADE NULL AND VOID PURSUANT TO ARTICLE 9.02E, TEXAS NON-PROFIT CORPORATION ACT.

WITNESS MY HAND AND OFFICIAL SEAL, THIS
SEVENTEENTH DAY OF SEPTEMBER, 1990.

John S. Bayard Jr.
Secretary of State



The State of Texas
Secretary of State

SEP 17, 1960

JAMES KILPATRICK, REGISTERED AGENT
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5754 W. LITTLE YORK, STE. 349
HOUSTON, TX 77001

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NO. J0211928-01

DEAR SIR OR MADAM:

OUR RECORDS SHOW THAT YOU WERE NOTIFIED THAT THE ABOVE REFERENCED CORPORATION HAD NEGLECTED TO FILE THE REPORT REQUIRED UNDER THE PROVISIONS OF ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT. THE REPORT WAS NOT FILED WITHIN THE TIME PERIOD PRESCRIBED BY LAW, AND CONSEQUENTLY, THE CORPORATION'S RIGHT TO CONDUCT AFFAIRS WAS FORFEITED.

THE 120-DAY PERIOD DURING WHICH THIS DELINQUENCY MAY HAVE BEEN CORRECTED HAS EXPIRED, AND THE CORPORATION HAS BEEN INVOLUNTARILY DISSOLVED BY ORDER OF THE SECRETARY OF STATE. ENCLOSED IS A COPY OF THAT CERTIFICATE OF INVOLUNTARY DISSOLUTION.

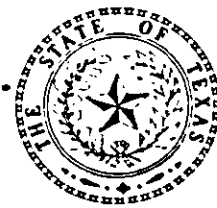
ANY CORPORATION INVOLUNTARILY DISSOLVED FOR THIS DELINQUENCY MAY BE REINSTATED AT ANY TIME BY FILING THE REPORT PRESCRIBED BY ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION ACT, TOGETHER WITH A FILING FEE OF \$25.00, AS PRESCRIBED BY ARTICLE 1396-9.02F, TEXAS NON-PROFIT CORPORATION ACT.

SINCERELY,

ENCLOSURE

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION

John S. Bayard Jr.
Secretary of State



*Recd
8/10/92*

The State of Texas

Secretary of State

AUG. 5, 1992

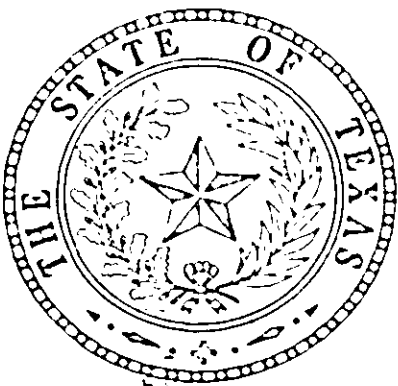
JAMES KILPATRICK
5740 W. LITTLE YORK, STE. 349
HOUSTON TX 77091

RE:
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NUMBER 00211928-01

THIS IS TO ADVISE YOU THAT THE ABOVE REFERENCED CORPORATION'S
REPORT REQUIRED BY ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION
ACT, HAS BEEN FILED IN THIS OFFICE ON THE DATE REFERENCED ABOVE.
THE CORPORATION'S CHARTER HAS BEEN REINSTATED AND THE INVOLUNTARY
DISSOLUTION SET ASIDE.

SINCERELY,

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION



John Hannah Jr.
Secretary of State

**Instructions for Filing Report Pursuant to Article 1396-9.01
(Texas Non-Profit Corporation Act)**

1. The Secretary of State is authorized to require non-profit corporations to file a report pursuant to article 1396-9.01 of the Texas Non-Profit Corporation Act. The Secretary of State will mail a blank report to each Texas non-profit corporation and to each out-of-state non-profit corporation authorized to conduct affairs in Texas.
2. Each non-profit corporation should file the report with the Secretary of State within thirty days of mailing.
3. Filing Fee:
 - (a) If the report is filed within thirty days, the fee is \$5.
 - (b) If the report is not filed within thirty days, the corporation will forfeit its right to conduct affairs in Texas.
 - (c) After forfeiture of the right to conduct affairs, the fee increases by \$1 per month or part of a month for 120 days.
 - (d) If the report is not filed within the 120 day period, the corporation will be involuntarily dissolved or its certificate of authority will be revoked.
 - (e) The corporation may be relieved from the involuntary dissolution or revocation by filing the 9.01 report with a filing fee of \$25.
4. The report, in duplicate, and the appropriate filing fee should be submitted to:

Secretary of State
Corporations Section
P.O. Box 13697
Austin, Texas 78711-3697
(512) 463-5582

REPORT
OF

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation, is. INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
2. It is incorporated under the laws of the State of Texas
3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
4. The name of its registered agent at such address is James Kilpatrick
5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A

6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy.
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Treas.
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary

7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

REPORT
OFFILED
In the Office of the
Secretary of State of Texas

AUG 3 1992

Corporations Section

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

21928-1

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

- The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
- It is incorporated under the laws of the State of Texas
- The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
- The name of its registered agent at such address is James Kilpatrick
- If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A

- The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Trea
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary

- The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

REPORT OF

FILED
In the Office of the
Secretary of State of Texas

AUG 3 1992

Corporations Section

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

21928-1

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

2. It is incorporated under the laws of the State of Texas

3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091

4. The name of its registered agent at such address is James Kilpatrick

5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A

6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Trea
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary

7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)



The State of Texas

Secretary of State

JUNE 1, 1993

EVERETT E. HARTNETT, ATTORNEY AT LAW
20405 STATE HIGHWAY 249, STE. 225
HOUSTON, TX 77070

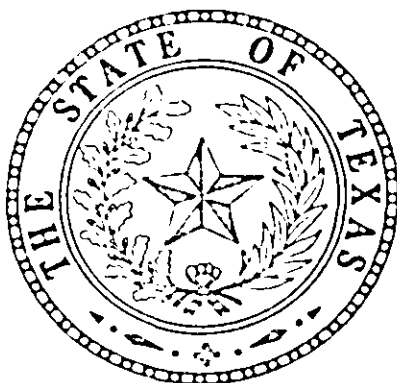
RE:
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NUMBER 00211928-01

IT HAS BEEN OUR PLEASURE TO APPROVE AND PLACE ON RECORD YOUR CHANGE OF REGISTERED AGENT OR REGISTERED OFFICE, OR BOTH. THE APPROPRIATE EVIDENCE IS ATTACHED FOR YOUR FILES, AND THE ORIGINAL HAS BEEN FILED IN THIS OFFICE.

PAYMENT OF THE FILING FEE IS ACKNOWLEDGED BY THIS LETTER.

IF WE CAN BE OF FURTHER SERVICE AT ANY TIME, PLEASE LET US KNOW.

VERY TRULY YOURS,



John Hannah Jr.
Secretary of State

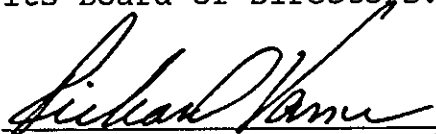
STATEMENT OF CHANGE OF REGISTERED OFFICE OR
REGISTERED AGENT, OR BOTH, BY A TEXAS
NON-PROFIT CORPORATION

FILED
In the Office of the
Secretary of State of Texas

MAY 27 1993

Corporations Section

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, a Texas Non-Profit Corporation (Charter Number 00211928-01).
2. The address, including street number, of its present registered office as shown in the records of the Secretary of State prior to filing this statement is 5740 W. Little York, SUITE 349, HOUSTON, TEXAS 77091.
3. The address, including street and number, of the registered office will be changed to 20405 STATE HIGHWAY 249, SUITE 225, HOUSTON, TEXAS 77070.
4. The name of its present registered agent, as shown in the records of the Secretary of the State of Texas, prior to filing of this statement is JAMES KILPATRICK.
5. The name of its new registered agent is EVERETT E. HARTNETT.
6. The address of its registered office and the address of the business office of its registered agent, as changed, will be identical.
7. Such change was authorized by its Board of Directors.


RICHARD VANCE, PRESIDENT,
INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION


STATE OF TEXAS {

COUNTY OF HARRIS {

BEFORE ME, the undersigned notary public, on this day personally appeared RICHARD VANCE, known to me to be the person whose name is subscribed to the foregoing document and, being by me first duly sworn, declared that the statements therein contained are true and correct.

SWORN AND SUBSCRIBED TO before the undersigned notary and given under my hand and seal of office the 20th day of May, 1993.




Notary Public, State of Texas
Printed name of notary:
DELORIS F. NESTER
My commission expires: 6/22/95


FILED
In the Office of the
Secretary of State of Texas

STATEMENT OF CHANGE OF REGISTERED OFFICE OR
REGISTERED AGENT, OR BOTH, BY A TEXAS
NON-PROFIT CORPORATION

MAY 27 1993

Corporations Section

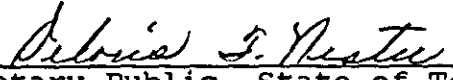
1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, a Texas Non-Profit Corporation (Charter Number 00211928-01).
2. The address, including street number, of its present registered office as shown in the records of the Secretary of State prior to filing this statement is 5740 W. Little York, SUITE 349, HOUSTON, TEXAS 77091.
3. The address, including street and number, of the registered office will be changed to 20405 STATE HIGHWAY 249, SUITE 225, HOUSTON, TEXAS 77070.
4. The name of its present registered agent, as shown in the records of the Secretary of the State of Texas, prior to filing of this statement is JAMES KILPATRICK.
5. The name of its new registered agent is EVERETT E. HARTNETT.
6. The address of its registered office and the address of the business office of its registered agent, as changed, will be identical.
7. Such change was authorized by its Board of Directors.


 RICHARD VANCE, PRESIDENT,
 INWOOD FOREST COMMUNITY
 IMPROVEMENT ASSOCIATION

STATE OF TEXAS ()
 COUNTY OF HARRIS ()

BEFORE ME, the undersigned notary public, on this day personally appeared RICHARD VANCE, known to me to be the person whose name is subscribed to the foregoing document and, being by me first duly sworn, declared that the statements therein contained are true and correct.

SWORN AND SUBSCRIBED TO before the undersigned notary and given under my hand and seal of office the 20th day of May, 1993.


 Notary Public, State of Texas
 Printed name of notary:
DELORIS F. NGSTER
 My commission expires: 6/22/95



The State of Texas

Secretary of State
MAY 25, 1995

INWOOD FOREST COMMUNITY IMPROVEMENT ASSO.
7356 ANTOINE, STE. 294
HOUSTON, TX 77088

RE:
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NUMBER 00211928-01

IT HAS BEEN OUR PLEASURE TO APPROVE AND PLACE ON RECORD YOUR CHANGE OF REGISTERED AGENT OR REGISTERED OFFICE, OR BOTH. THE APPROPRIATE EVIDENCE IS ATTACHED FOR YOUR FILES, AND THE ORIGINAL HAS BEEN FILED IN THIS OFFICE.

PAYMENT OF THE FILING FEE IS ACKNOWLEDGED BY THIS LETTER.

IF WE CAN BE OF FURTHER SERVICE AT ANY TIME, PLEASE LET US KNOW.

VERY TRULY YOURS,




Antonio O. Garza, Jr., Secretary of State

STATEMENT OF CHANGE OF REGISTERED OFFICE OR
REGISTERED AGENT, OR BOTH, BY A TEXAS
NON-PROFIT CORPORATION

FILED
In the Office of the
Secretary of State of Texas

MAY 19 1995

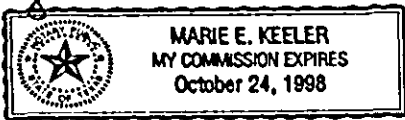
1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, a Texas Non-Profit Corporation (Charter Number 00211928-01).
2. The address, including street number, of its present registered office as shown in the records of the Secretary of State prior to filing this statement is 8222 Antoine, SUITE 103, HOUSTON, TEXAS 77088.
3. The address, including street and number, of the registered office will be changed to 8222 Antoine, SUITE 103, HOUSTON, TEXAS 77088.
4. The name of its present registered agent, as shown in the records of the Secretary of the State of Texas, prior to filing of this statement is Richard Vance.
5. The name of its new registered agent is BILL GANDY.
6. The address of its registered office and the address of the business office of its registered agent, as changed, will be identical.
7. Such change was authorized by its Board of Directors.

Bill Gandy
BILL GANDY, PRESIDENT
INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION

STATE OF TEXAS |
COUNTY OF HARRIS |

BEFORE ME, the undersigned notary public, on this day personally appeared BILL GANDY, known to me to be the person whose name is subscribed to the foregoing document and, being by me first duly sworn, declared that the statements therein contained are true and correct.

SWORN AND SUBSCRIBED TO before the undersigned notary and given under my hand and seal of office the 1st day of May, 1995.



Marie E. Keeler
Notary Public, State of Texas
Printed name of notary:
MARIE E. Keeler
My commission expires: _____



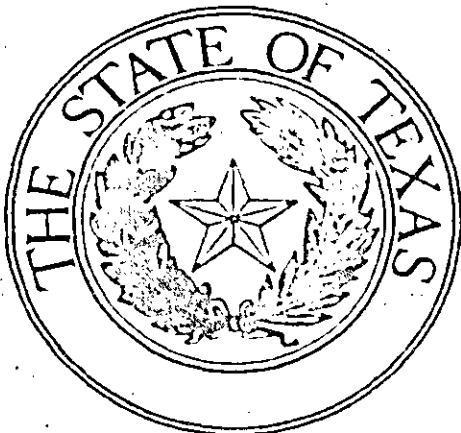
The State of Texas

SECRETARY OF STATE


The undersigned, as Secretary of State of the State of Texas, **HEREBY CERTIFIES** that the attached is a true and correct copy of the following described instruments on file in this office:

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

ARTICLES OF INCORPORATION	MARCH 19, 1965
CHANGE OF REGISTERED OFFICE AND/OR AGENT	FEBRUARY 7, 1974
CHANGE OF REGISTERED OFFICE AND/OR AGENT	JULY 25, 1988
9.01 DELINQUENT NOTICE	DECEMBER 14, 1989
INVOLUNTARY DISSOLUTION	SEPTEMBER 17, 1990
ARTICLE 9.01	AUGUST 3, 1992
CHANGE OF REGISTERED OFFICE AND/OR AGENT	MAY 27, 1993



IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in the City of Austin, on September 29, 1994.


Secretary of State

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

Charter No. 00211928-01

Summary of Filings with Secretary of State of Texas as of October, 1994

03/19/65 - **Filing of Articles of Incorporation as a
Non-Profit Corporation**

initial registered agent - **Glenn W. Loggins
Route 3, Box 1388-1, Houston, TX**

initial directors - **J. G. Wilkerson
Harry P. Hewell
Glenn W. Loggins**

Note: acknowledgments incomplete

02/07/74 - **Change of Registered Office/Agent**

from - **Loggins**

to - **Dennis A. Large
4122 Victory Drive, Houston, TX
77088**

10/27/76 - **letter from Comptroller re: Section 501(c)(4) Exemption**

**effective as of 05/01/77, the IFCIA is
exempted from paying franchise taxes
exempted from filing annual franchise tax reports**

07/25/88 - Change of Registered Office/Agent

from - R. Mark Schultz
6919 Antoine, Suite E
Houston, Texas 77091

NOTE: - APPARENTLY, SCHULTZ
DID NOT FILE A CHANGE OF
REGISTERED OFFICE/AGENT
WITH SECRETARY OF STATE
CHANGING FROM LARGE TO
SCHULTZ AFTER LARGE'S DEATH

to - James Kilpatrick
5754 W. Little York, #349
Houston, Texas 77091

01/17/89 - letter from Secretary of State requesting filing of Report
under Article 1396-9.01, Texas Non-Profit Corporation Act

NOTE: - sent to old mailing address

NOTE: - in October, 1994, when copies of all
filings were being obtained from Secretary
of State's Office, a representative
of that Office explained that these request
letters are sent out at random from S/S and
are not required to be filed every year by
non-profit corporations - THIS
INFORMATION SHOULD BE VERIFIED -
SEE APPLICABLE PROVISIONS OF THE
TEXAS NON-PROFIT CORPORATION
ACT

12/14/89 - letter from Secretary of State - notice letter sent over 30 days after initial request for filing under Article 1396-9.01, Texas Non-Profit Corporation Act - notifying that the Corporation's right to conduct affairs has been forfeited for failure to file the Report as of December 14, 1989 and attaching forms for reinstatement within a 120-day period

NOTE: - sent to old mailing address

09/17/90 - letter from Secretary of State - notice letter sent over 120 days after last request for filing under Article 1396-9.01, Texas Non-Profit Corporation Act, and attaching Certificate of Involuntary Dissolution issued by the Secretary of State of Texas effective 09/17/90

NOTE: - sent to old mailing address

08/03/92 - Report (on prescribed form) filed with Secretary of State pursuant to provisions of Article 9.01 of the Texas Non-Profit Corporation Act

NOTE: - Includes correction to
Registered Office/Agent:

James Kilpatrick
5740 West Little York, #349
Houston, Texas 77091

(continued - next page)

- NOTE: - a cover letter from S/S dated August 5, 1992 (enclosing file-marked copy of Report) states "This is to advise you that the above referenced corporation's report required by Article 1396-9.01, Texas Non-Profit Corporation Act, has been filed in this office on the date referenced above (August 5, 1992). The Corporation's Charter has been reinstated and the involuntary dissolution set aside."
- this cover letter (copy attached to this Summary) is not part of the package of documents which is sent from S/S Office when requesting "copies of all documents on file"; the Report itself does not specifically state that the corporation has been re-instated, but that is the effect of the filing - THIS INFORMATION SHOULD BE VERIFIED - SEE APPLICABLE PROVISIONS OF TEXAS NON-PROFIT CORPORATION ACT

05/27/93 - Change of Registered Office/Agent

from Kilpatrick

to Everett E. Hartnett
20405 State Highway 249
Suite 225
Houston, Texas 77070

AGAIN NOTE: - in October, 1994, when copies of all filings were being obtained from Secretary of State's Office, a representative of that Office explained that request letters for Report under Article 1396-9.01 are sent out at random from S/S and are not required to be filed every year by non-profit corporations - THIS INFORMATION SHOULD BE VERIFIED - SEE APPLICABLE PROVISIONS OF TEXAS NON-PROFIT CORPORATION ACT

JMFBA\FICIA.DOC



*Recd
8/10/92*

The State of Texas

Secretary of State

AUG. 5, 1992

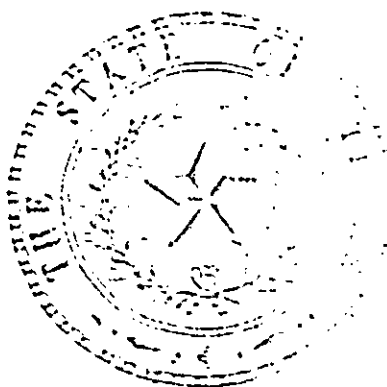
JAMES KILPATRICK
5740 W. LITTLE YORK, STE. 349
HOUSTON TX 77091

RE:
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NUMBER 00211928-01

THIS IS TO ADVISE YOU THAT THE ABOVE REFERENCED CORPORATION'S
REPORT REQUIRED BY ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION
ACT, HAS BEEN FILED IN THIS OFFICE ON THE DATE REFERENCED ABOVE.
THE CORPORATION'S CHARTER HAS BEEN REINSTATED AND THE INVOLUNTARY
DISSOLUTION SET ASIDE.

SINCERELY,

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION



John Hannah Jr
Secretary of State

REPORT
OF

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
2. It is incorporated under the laws of the State of Texas
3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
4. The name of its registered agent at such address is James Kilpatrick
5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A
6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy.
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Treas.
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary
7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

**Instructions for Filing Report Pursuant to Article 1396-9.01
(Texas Non-Profit Corporation Act)**

1. The Secretary of State is authorized to require non-profit corporations to file a report pursuant article 1396-9.01 of the Texas Non-Profit Corporation Act. The Secretary of State will mail a blank report to each Texas non-profit corporation and to each out-of-state non-profit corporation authorized to conduct affairs in Texas.
2. Each non-profit corporation should file the report with the Secretary of State within thirty days of mailing.
3. Filing Fee:
 - (a) If the report is filed within thirty days, the fee is \$5.
 - (b) If the report is not filed within thirty days, the corporation will forfeit its right to conduct affairs in Texas.
 - (c) After forfeiture of the right to conduct affairs, the fee increases by \$1 per month or part of a month for 120 days.
 - (d) If the report is not filed within the 120 day period, the corporation will be involuntarily dissolved or its certificate of authority will be revoked.
 - (e) The corporation may be relieved from the involuntary dissolution or revocation by filing the 9.01 report with a filing fee of \$25.
4. The report, in duplicate, and the appropriate filing fee should be submitted to:

Secretary of State
Corporations Section
P.O. Box 13697
Austin, Texas 78711-3697
(512) 463-5582

BY-LAWS

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

ARTICLE I.

Definitions

Section 1: The words "said property" as used in these By-laws shall be deemed to mean the following described real property situated in the County of Harris, State of Texas, and more particularly described as follows:

All of that certain subdivision known as Inwood Forest in Harris County, Texas;

Together with any and all other real property which may hereafter, through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same, be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this Corporation.

Section 2: The words "Building Site" wherever used in these By-laws shall be deemed to mean a building site as defined in any declaration of conditions, covenants, restrictions, easements, reservations or charges affecting the portion of said property in which the building site is located.

ARTICLE II.

Functions of the Corporation

Section 1: Purposes: The purposes for which Inwood Forest Community Improvement Association is formed are civic and social, for the benefit and betterment of the residents and property owners of Inwood Forest, a residential

development in Harris County, Texas. To carry out such purposes properly, the Corporation may at the discretion of its Board of Directors perform the following functions and the exercise of such functions shall be deemed to be within the scope of activities contemplated by the corporate charter:

(a) The Corporation may care for vacant, unimproved and unkempt lots in said development, remove and destroy grass, weeds and rodents therefrom and do any other things, and perform any labor necessary or desirable in the judgment of this Corporation to keep the property, and the land contiguous and adjacent thereto, neat and in good order.

(b) The Corporation may enforce charges, restrictions, conditions and covenants existing upon and created for the benefit of said property over which this Corporation has jurisdiction; the Corporation may pay all expenses incidental thereto; the Corporation may enforce the decisions and rulings of this Corporation having the jurisdiction over any of said property; the Corporation may pay all of the expenses in connection therewith; and may reimburse any declarant under any declaration of conditions, covenants, restrictions, assessments or charges affecting said property, or any part thereof, for all costs and expenses incurred or paid by it in connection with the enforcement, of any of the conditions, covenants, restrictions, charges, assessments or terms set forth in any declaration.

(c) The Corporation may perform any and all lawful things and acts which this Corporation at any time and from time to time, shall, in its discretion, deem to be to the best interests of said property and the owners of the building sites thereon, and shall pay all costs and expenses in connection therewith.

(d) Any powers and duties exercised by said Corporation relating to maintenance, operation, construction or reconstruction of any facilities provided for herein may be contracted for with any qualified contractor as agent.

(e) The Corporation may provide for garbage and rubbish collection and disposal.

(f) The Corporation may expend the funds collected by it from assessments, maintenance charges and all other moneys received by the Corporation for the payment and discharge of all proper costs, expenses and obligations incurred by this Corporation in carrying out any or all of the purposes for which the Corporation is formed.

Section 2: Area: The activities of the Corporation shall be limited to the area known as Inwood Forest, a development in Harris County, Texas, and to such other areas which may hereinafter through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same be placed under or submitted to the jurisdiction of this Corporation and be accepted as within the jurisdiction of this Corporation by resolution of the Board of Directors of this Corporation.

ARTICLE III.

Offices

The principal office of the Corporation shall be located in the City of Houston, County of Harris, State of Texas. The Corporation may have such other offices, either within or without the State of Texas, as the Board of Directors may determine or as the affairs of the Corporation may require from time to time.

The Corporation shall have and continuously maintain in the State of Texas a registered office, and a registered agent whose office is identical with such registered office, as required by the Texas Non-Profit Corporation Act. The registered office may be, but need not be, identical with the principal office in the State of Texas, and the address of the registered office may be changed from time to time by the Board of Directors.

ARTICLE IV.

Members

Section 1: Annual Meeting: The annual meeting of the members shall be held on the 15th day of January in each year, at 10:00 o'clock A. M., if not a legal holiday, and if a legal holiday, then on the next succeeding business day, for the purpose of electing directors (after the term of office of the initial Board of Directors or the successors to the

initial Board of Directors has terminated) and for the transaction of any and all such other business which may be brought before or submitted to the meeting. All annual meetings of the members shall be held at the office of the Corporation in the City of Houston, Texas, unless otherwise determined by the Board of Directors. No notice of the annual meeting shall be necessary.

Section 2: Special Meetings: Special meetings of the members shall be held at the office of the Corporation in the City of Houston, Texas, or at such other places as may be designated in the notice or waiver or waivers of notice of the respective meetings. Special meetings of the members may be called by the President or by a Vice-President or by the Board of Directors, or by a majority in number of the members. Written notice of each special meeting of the members, stating the time and place thereof and indicating briefly the purpose or purposes thereof, shall be sent by mail or telegram or be delivered, by the Secretary, or in the event of his absence or failure, refusal, inability or omission to so do, by the President or a Vice President or any Assistant Secretary, to each of the members of the Corporation at their respective addresses, as shown by the records of the Corporation, at least five (5) days prior to the date set for the holding of the meeting. Unless otherwise indicated in the notice or waiver or waivers of notice thereof, any and all business may be transacted at any annual or special meeting of the members.

Section 3: Quorum: A majority in number of the members, present in person or by proxy, shall constitute a quorum for all purposes at any meeting of the members. If the number of members necessary to constitute a quorum at any annual or special meeting of the members shall fail to attend in person or by proxy, the members present in person or by proxy, may adjourn any such meeting from time to time without notice other than by announcement at the meeting until the number requisite to constitute a quorum shall be present or attend in person or by proxy. A majority of the members present in person or by proxy, may also adjourn any annual or special meeting from time to time without notice, other than by announcement at the meeting, until the transaction of any and all business submitted or proposed to be submitted to such meeting or any adjournment or adjournments thereof shall have been completed. At any such adjourned meeting at which a quorum may be present, in person or by proxy, any business may be transacted which might have been transacted at the meeting as originally notified or called.

Section 4: Organization: The President of the Corporation, and in the event of his absence, a Vice President of the Corporation, shall call meetings of the members to order and shall act as Chairman of such meetings. In the absence of the President and a Vice President of the Corporation, the members present may appoint a chairman. The Secretary of the Corporation, or in his absence, an Assistant Secretary, shall act as Secretary of all meetings of the members but in the absence of the Secretary and an Assistant Secretary, the presiding officer may appoint any person to act as Secretary of the meeting.

Section 5: Voting: Each member shall be entitled to one vote at each meeting of the members. Each member may vote in person or by proxy appointed by instrument in writing and subscribed by the member or by the duly authorized attorney of such member. At all meetings of members all questions, except those the manner of deciding which is otherwise expressly governed by statute, the charter of the Corporation or by the by-laws, shall be decided by the vote of the majority of the members of the Corporation present in person or by proxy and entitled to vote, a quorum being present. All voting shall be viva voce, except that, upon the determination of the presiding officer of any meeting or upon the demand of any member or his proxy, voting on any further question or questions at any meeting shall be by ballot. Each ballot shall be signed by the member voting or by his proxy.

Section 6: Qualifications: The members of the Corporation shall be the persons constituting the Board of Directors of the Corporation. The Board of Directors of the Corporation may at any time by resolution vote to include all building site owners in Inwood Forest as members of the Corporation.

ARTICLE V.

Board of Directors

Section 1: Number and Term of Office: The business and property of the Corporation shall be managed and controlled by the Board of Directors, and subject to the restrictions imposed by law, by the charter, or by these by-laws, the Board of Directors may exercise all the powers of the Corporation.

The number of directors shall be three (3), but the number of directors may be increased or decreased from time to time by the affirmative vote of a majority of the members, present in person or by proxy, at any annual or special meeting of the members, provided that the number of directors shall never be less than three. The initial Board of Directors as set forth in the Articles of Incorporation shall serve for a period of ten (10) years, commencing with the date of incorporation. In the event of the death or resignation of any member of the initial Board of Directors, the remaining members or member of said Board shall select a successor member or members to serve the unexpired portion of such ten year term. After the expiration of the aforesaid ten year term, the Directors shall be elected each year at the annual meeting of the members of the Corporation or at the adjourned annual meeting of the members, and each Director shall be elected to hold office and serve until the next annual meeting of the members and until his successor shall be elected and shall qualify.

Any vacancy occurring in the Board of Directors shall be filled by vote of a majority of the directors then in office. In the event of any increase in the number of directors, the additional directors shall be elected by the majority vote of the members of the Corporation present in person or by proxy, at any annual or special meeting of the members. Until such time as the Board of Directors vote to include all building site owners in Inwood Forest as members of the corporation, directors of the Corporation need not be building site owners in Inwood Forest.

Section 2: Meeting of Directors: The Directors may hold their meetings and have offices and keep the books of the Corporation, except as otherwise provided by statute, in such place or places in or outside of the State of Texas, that the Board of Directors may from time to time determine.

Section 3: First Meeting: Each newly elected Board of Directors may hold its first meeting for the purpose of organization and the transaction of business, if a quorum is present, immediately after the annual meeting of the members, or adjourned annual meeting of the members, and no notice of such meeting shall be necessary.

Section 4: Election of Officers: At the first meeting of the Board of Directors in each year at which a quorum is

present, the Board of Directors shall proceed to the election of the officers of the Corporation. No notice or waiver of notice of any such first meeting shall be required or necessary if it be held immediately after either the annual meeting or the adjourned annual meeting of the members, and any and all business of any nature or character may be transacted at such first meeting.

Section 5: Regular Meetings: Regular meetings of the Board of Directors shall be held at such time and place as shall be designated, from time to time, by resolution of the Board of Directors. Notice of such regular meetings shall not be required.

Section 6: Special Meetings: Special meetings of the Board of Directors shall be held whenever called by the President, Vice President, Secretary or a majority of the directors then in office. Notice of each special meeting shall be given by any officer of the Corporation by telegraph, mail, telephone or personal delivery to each director at his residence or usual place of business at least two days prior to the meeting. Unless otherwise indicated in the notice thereof, any and all business may be transacted at a special meeting. At any meeting at which every director shall be present, even though without any notice, any business may be transacted:

Section 7: Quorum: The majority of the directors then in office shall constitute a quorum for the transaction of business, but if ^{at} any meeting of the Board of Directors there be less than a quorum present, the majority of those present may adjourn the meeting from time to time without notice, other than by announcement at the meeting, until a quorum be present or in attendance thereat. The act of a majority of the Directors present at a meeting at which a quorum is in attendance shall constitute the act of the Board of Directors, except as otherwise provided by law, the charter of the Corporation, or by these By-laws.

Section 8: Order of Business: At meetings of the Board of Directors, business shall be transacted in such order as from time to time the Board of Directors may determine. At all meetings of the Board of Directors, the President shall preside, and in the absence of the President, a Chairman shall be chosen from the directors present. The Secretary of the Corporation shall act as Secretary of all meetings of the Board of Directors, but in the absence of the Secretary, the presiding officer may appoint any person to act as Secretary of the meeting.

Section 9: Services: No director or officer of the Corporation shall be required to devote his time or render services exclusively to the Corporation. Each director and officer of the Corporation shall be free to engage in any and all other businesses and activities either similar or dissimilar to the business of the Corporation without liability to this Corporation. Likewise, each and every director and officer of the Corporation shall be entirely free to act for and serve any other corporation or corporations, entity or entities, in any capacity or capacities and become a director or officer of any other corporation or corporations, entity or entities, whether or not the purposes, business and activities thereof be similar or dissimilar to the purposes, business or activities of this Corporation, without breach of duty to this Corporation or its members and without liability of any character or description to the Corporation or its members. No contract or other transaction of this Corporation shall ever be affected by the fact that any director or officer of the Corporation is interested in, or connected with any party to such contract or transaction, or is a party to such contract or transaction, provided that such contract or transaction shall be approved by a majority of the disinterested directors present at a meeting of the Board of Directors at which such contract or transaction shall be authorized or confirmed.

ARTICLE VI.

Officers

Section 1: Titles and Term of Office: The officers of the Corporation shall be a President (who shall be a director), one or more Vice Presidents, a Secretary, a Treasurer and such other officers, including but not limited to one or more Assistant Secretaries and one or more Assistant Treasurers, as the Board of Directors may from time to time elect or appoint. One person may hold more than one office. All officers shall be subject to removal, with or without cause, at any time, by vote of a majority of the whole Board of Directors. A vacancy in the office of any officer shall be filled by vote of a majority of the directors then in office.

Section 2: Duties and Powers of the President: The President, subject to the control of the Board of Directors, shall be in general charge of the affairs of the Corporation in the ordinary course of its business; he shall preside at all meetings of the members and of the Board of Directors; he

may make, sign and execute all deeds, conveyances, assignments, bonds, contracts and other obligations and any and all other instruments and papers of any kind or character in the name of the Corporation; and, he shall do and perform such other duties as may from time to time be assigned to him by the Board of Directors.

Section 3: Vice Presidents: Each Vice-President shall have the usual powers and duties pertaining to his office together with such other powers and duties as may be assigned to him by the Board of Directors, and the Vice President shall have and exercise the powers of the President during that officer's absence or inability to act. Any action taken by a Vice President in the performance of the duties of the President shall be conclusive evidence of the absence or inability to act of the President at the time such action was taken.

Section 4: Treasurer: The Treasurer shall have custody of all the funds and securities of the Corporation which come into his hands. When necessary or proper, he may endorse, on behalf of the Corporation, for collection, checks, notes and other obligations and shall deposit the same to the credit of the Corporation in such bank or banks or depositories as shall be designated in the manner described by the Board of Directors; he may sign all receipts and vouchers for payments made to the Corporation, either alone or jointly with such officer as is designated by the Board of Directors; whenever required by the Board of Directors, he shall render a statement of his cash account; he shall enter or cause to be entered regularly on the books of the Corporation to be kept by him for that purpose full and accurate accounts of all moneys received and paid out on account of the Corporation; he shall at all reasonable times exhibit his books and accounts to any director of the Corporation during business hours; he shall perform all acts incident to the position of Treasurer subject to the control of the Board of Directors; he shall, if required by the Board of Directors, give such bond for the faithful discharge of his duties in such form as the Board of Directors may require.

Section 5: Assistant Treasurers: Each Assistant Treasurer shall have the usual powers and duties pertaining to his office, together with such other powers and duties as may be assigned to him by the Board of Directors and the Assistant Treasurer shall exercise the powers of the Treasurer during that officer's absence or inability to act.

Section 6: Secretary: The Secretary shall keep the minutes of all meetings of the Board of Directors and the minutes of all meetings of the members in books provided for that purpose; he shall attend to the giving and serving of all notices; he may sign with the President or a Vice-President in the name of the Corporation all contracts, conveyances, transfers, assignments, authorizations and other instruments of the Corporation and affix the seal of the Corporation thereto. He shall have charge of and maintain and keep such books and papers as the Board of Directors may direct, all of which shall at all reasonable times be open to the inspection of any director upon request at the office of the Corporation during business hours and he shall in general perform all the duties incident to the office of Secretary subject to the control of the Board of Directors.

Section 7: Assistant Secretaries: Each Assistant Secretary shall have the usual powers and duties pertaining to the office, together with such other powers and duties as may be assigned to such officer by the Board of Directors, and the Assistant Secretaries shall exercise the powers of the Secretary during that officer's absence or inability to act.

ARTICLE VII.

Contracts, Checks, Drafts, Bank Accounts, Etc.

Section 1: The Board of Directors, except as in these by-laws otherwise provided, may authorize any officer or officers, agent or agents, in the name of and on behalf of the Corporation, to enter into any contract or execute and deliver any instrument, and such authority may be general or confined to specific instances; and, unless so authorized by the Board of Directors or expressly authorized by the By-laws, no officer or agent or employee shall have any power or authority to bind the Corporation by any contract or engagement or to pledge its credit or to render it liable pecuniarily for any purpose or to any amount.

Section 2: No loan shall be contracted on behalf of the Corporation, and no negotiable papers shall be issued in its name unless authorized by the vote of the Board of Directors.

Section 3: All checks, drafts and other orders for the payment of money out of the funds of the Corporation, and all notes or other evidences or indebtedness of the Corporation

shall be signed on behalf of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

Section 4: All funds of the Corporation not otherwise employed shall be deposited from time to time to the credit of the Corporation in such banks or other depositories as the Board of Directors may select and for the purpose of such deposit the President, a Vice President, the Treasurer, the Secretary or any other officer or agent or employee of the Corporation to whom such power may be delegated by the Board of Directors, may endorse, assign and deliver checks, drafts and other orders for the payment of money which are payable to the order of the Corporation.

ARTICLE VIII.

Miscellaneous Provisions

Section 1: Fiscal Year: The fiscal year of the Corporation shall end at midnight on December 31, of each calendar year.

Section 2: Seal: The seal of the corporation shall be circular in form and shall have inscribed thereon the name of the Corporation.

Section 3: Notice and Waiver of Notice: Whenever any notice whatever is required to be given under the provisions of these by-laws, said notice shall be deemed to be sufficient if given by depositing the same in a post office box in a sealed, postpaid wrapper addressed to the person entitled thereto at his post office address, as it appears on the books of the Corporation, and such notice shall be deemed to have been given on the day of such mailing. A waiver of notice, whether before or after the time stated therein, shall be deemed equivalent to notice.

Section 4: Resignations: Any director or officer may resign at any time. Such resignation shall be made in writing and shall take effect at the time specified therein; or, if no time be specified, at the time of its receipt by the President or Secretary. The acceptance of the resignation shall not be necessary to make it effective, unless expressly so provided in the resignation.

ARTICLE IX.

Amendments

These By-laws may be supplemented, altered, amended or repealed either by the affirmative vote of a majority of the members of the Corporation at any annual or special meeting, or by the affirmative vote of a majority of the Board of Directors at any regular or special meeting.

BY-LAWS
OF
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
AS AMENDED JANUARY 15, 1974

ARTICLE I.

Definitions

Section 1: The word "property" as used in these By-Laws shall be deemed to mean the following described real property situated in the County of Harris, State of Texas, and more particularly described as follows:

All of that certain subdivision known as Inwood Forest in Harris County, Texas, according to the maps or plats on file in the office of the County Clerk of Harris County, Texas, as of January 15, 1974.

Together with any and all other real property which may hereafter, through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same, be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this corporation.

Section 2: The words "single residence homesite" wherever used in these By-Laws shall be deemed to mean a lot on which a single family house is constructed. "Single residence homesite" shall not be extended to include townhouses, apartments or other multi-family building sites or structures, as defined in any declaration of conditions, covenants, restrictions, easements, reservations or charges affecting the portion of said property in which the building site is located, or as used in any restrictive covenants touching or concerning any property in the Inwood Forest subdivision.

ARTICLE II.

Functions of the Corporation

Section 1: Purposes. The purposes for which the corporation is formed are civic and social, for the benefit and betterment of the residents and property owners of Inwood Forest, a residential development in

Harris County, Texas. To carry out such purposes properly, the Corporation may at the discretion of its Board of Directors perform the following functions and the exercise of such functions shall be deemed to be within the scope of activities contemplated by the corporation charter:

(a) The Corporation may care for vacant, unimproved and unkempt lots in said development, remove and destroy grass, weeds and rodents therefrom and do any other things, and perform any labor necessary or desirable in the judgment of this Corporation to keep the property, and the land contiguous and adjacent thereto, neat and in good order.

(b) The Corporation may enforce charges, restrictions, conditions and covenants existing upon and created for the benefit of said property over which this Corporation has jurisdiction; the Corporation may pay all expenses incidental thereto; the Corporation may enforce the decisions and rulings of this Corporation having the jurisdiction over any of said property; the Corporation may pay all of the expenses in connection therewith; and may reimburse any declarant under any declaration of conditions, covenants, restrictions, assessments or charges affecting said property, or any part thereof, for all costs and expenses incurred or paid by it in connection with the enforcement, of any of the conditions, covenants, restrictions, charges, assessments or terms set forth in any declaration.

(c) The Corporation may perform any and all lawful things and acts which this Corporation at any time and from time to time, shall, in its discretion, deem to be to the best interests of said property and the owners of the building sites thereon, and shall pay all costs and expenses in connection thereon.

(d) Any powers and duties exercised by said Corporation relating to maintenance, operation, construction or reconstruction of any facilities provided for herein may be contracted for with any qualified contractor as agent.

(e) The Corporation may provide for garbage and rubbish collection and disposal, mosquito control, and security services for protection of the property and/or persons in the subdivision.

(f) The Corporation may expend the funds collected by it from assessments, maintenance charges and all other

moneys received by the corporation for the payment and discharge of all proper costs, expenses and obligations incurred by this corporation in carrying out any or all of the purposes for which the corporation is formed.

Section 2: Area. The activities of the corporation shall be limited to the area known as Inwood Forest, a development in Harris County, Texas, and to such other areas which may hereinafter through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this corporation.

ARTICLE III.

Offices

The principal office of the corporation shall be located in the County of Harris, State of Texas.

The corporation shall have and continuously maintain in the State of Texas a registered office, and a registered agent as required by the Texas Non-Profit Corporation Act. The registered office may be, but need not be, identical with the principal office in the State of Texas, and the address of the registered office may be changed from time to time by the Board of Directors.

ARTICLE IV.

Section 1: Annual Meeting. The annual meeting of the members shall be held on the 3rd Monday of January in each year, at 7:30 o'clock P.M., if not a legal holiday, and if a legal holiday, then on the next succeeding business day, or the annual meeting may be held on a different day if the Board of Directors shall give at least two weeks written notice of a change of time for such meeting, such notice to be deposited in the U.S. Mail at least 2 weeks prior to the 3rd Monday of January, for the purpose of electing directors and for the transaction of any and all such other business which may be brought before or submitted to the meeting. All annual meetings of the members shall be held at a place to be determined by the

Board of Directors of the corporation in Harris County, Texas. Notice of all annual meetings shall be mailed to all members of the corporation setting forth the time and place of such meeting, at least 2 weeks prior to such meeting, or as provided in Article IX, Section 3 of these By-Laws.

Section 2: Special Meetings. Special meetings of the members shall be held at the office of the corporation in Harris County, Texas, or at such other places as may be designated in the notice or waiver or waivers of notice of the respective meetings. Special meetings of the members may be called by the President, or by a Vice-President or by a majority of Board of Directors, or by holders of one-fifth of the votes of the corporation. Written notice of each special meeting of the members, stating the time and place thereof and indicating briefly the purpose or purposes thereof, shall be sent by mail, or telegram or be delivered, by the Secretary, or in the event of his absence or failure, refusal, inability or omission to so do, by the President or a Vice President or any Assistant Secretary, to each of the members of the corporation at their respective property addresses, as shown by the records of the corporation, at least ten (10) days prior to the date set for the holding of the meeting. Unless otherwise indicated in the notice or waiver or waivers of notice thereof, any and all business may be transacted at any special meeting of the members.

Section 3: Quorum. The members holding 50 votes of the corporation present in person, shall constitute a quorum for all purposes at any meeting of the members. If the number of votes necessary to constitute a quorum at any annual or special meeting of the members fail to attend in person, the members present in person may adjourn any such meeting from time to time without notice other than by announcement at the meeting, until the transaction of any and all business submitted or proposed to be submitted to such meeting or any adjournment or adjournments thereof shall have been completed. At any such adjourned meeting at which a quorum may be present in person any business may be transacted which might have been transacted at the meeting as originally notified or called.

Section 4: Organization. The President of the corporation and in the event of his absence, a Vice President of the corporation, shall call meetings of the members to order and shall act as Chairman of such meetings. In the absence of the President and a Vice President of the corporation, the members present may appoint a Chairman. The Secretary of the corporation, or in his absence, an Assistant Secretary, shall act as Secretary of all meetings of the members but in the absence of the Secretary and an Assistant Secretary, the presiding officer may appoint any person to act as Secretary of the meeting.

Section 5: Qualification of Members. The corporation

shall have one class of members. The designation of such class and the qualifications and rights of the members of such class shall be as follows: Members with voting rights, which member shall qualify as a voter upon his or her acquiring title to any real property in the Inwood Forest Subdivision, and such member shall be in good standing with the corporation in order to qualify as a voter.

Members of the Inwood Forest Homes Association shall be entitled to membership in this corporation, and shall have the same rights, duties, and obligations to and in this corporation as any other member.

Section 6: Voting Rights. Each resident owner of an estate in land in Inwood Forest Subdivision in good standing shall be entitled to one vote per lot on each matter submitted to a vote of the members, provided, however, that in the case of a husband and wife community ownership of a lot in the subdivision, each husband and wife shall be entitled to a 1/2 vote each on each matter submitted to a vote of the members. In the case of a joint ownership of property other than husband and wife community property, the vote shall be divided with fractional parts according to the percentage of ownership.

Section 7: Transfer of Membership. Upon the sale by any member of real property in the subdivision which entitled a member to a vote, the sale by such member shall automatically transfer such voting membership to the purchase of said property. Membership in this corporation is not transferable or assignable except as provided in this section.

Section 8: Resignation. Any member may resign by filing a written resignation with the Secretary, but such resignation shall not relieve the member so resigning of the obligation to pay any dues, assessments or other charges theretofore accrued and unpaid.

Section 9: Reinstatement. Upon written request signed by a former member and filed with the Secretary, the Board of Directors may, by the affirmative vote of three-fifths of the members of the Board, reinstate such former member to membership upon such terms as the Board of Directors may deem appropriate.

Section 10: All voting shall be by show of hands or by viva voce, except that, upon the determination of the presiding officer of any meetings or upon the demand of any voter, voting on any further question or questions at any meeting shall be by written ballot. Each ballot shall have a signature stub separable from the ballot so that a secret vote may be possible.

Section 11: Member in Good Standing. A member shall be in good standing and entitled to vote if such member is qualified as a resident owner of an estate in land and has paid all maintenance charges and assessments due at the time of voting.

Section 12: Proxy. Voting by proxy shall not be allowed and a voting member must be present in person at a meeting of

members to vote on any matter submitted to the members.

ARTICLE V

Board of Directors

Section 1: General Powers. The affairs of the corporation shall be managed by its Board of Directors. Directors shall be members of the corporation.

Section 2: Number, Tenure and Qualifications. The number of directors shall be five. Each position of Director shall be numbered either One, Two, Three, Four and Five and each Director elected shall be elected to a position on the Board of Directors, as follows: The tenure of office for Directors of Positions One, Three and Five shall end at the annual meeting in January, 1975. Directors elected to Positions Two and Four shall hold office until the annual meeting in January, 1976. Thereafter, all Directors shall be elected to two year terms of office with overlapping terms with elections for Directors to Positions One, Three and Five being held in each odd numbered year and elections for Directors to Positions Two and Four being held in each even numbered year. Each Director shall hold office until his term expires and until his successor shall have been elected and qualified. Election shall be by a majority of those votes present and voting.

Section 3: Removal of Directors. Any Director elected by the members may be removed by the members whenever in thier judgment the best interest of the corporation would be served thereby, and such removal shall be without prejudice to the contract rights, if any, of the Director so removed. Removal shall be by a majority of those votes present and voting, and shall be at a meeting at which a quorum of votes is present.

Section 4: Regular Meetings. A regular annual meeting of the Board of Directors shall be held without other notice than this By-Law, immediately after, and at the same place as, the annual meeting of members. The Board of Directors may provide by resolution the time and place in Harris County, Texas, for the holding of additional regular meetings of the Board without other notice than such resolution.

Section 5: Special Meetings. Special meetings of the Board of Directors may be called by or at the request of the President or any three directors. The person or persons authorized to call special meetings of the Board may fix any place in Harris County, Texas, as the place for holding any special meeting of the Board called by them.

Section 6: Notice. Notice of any special meeting of the Board of Directors shall be given at least two days previous thereto by written notice delivered personally or sent by mail or telegram to each director at his address as shown by the records of the corporation, If mailed, such notice shall be

deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with postage thereon prepaid. If notice be given by telegram such notice shall be deemed to be delivered when the telegram is delivered to the telegraph company. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the board need be specified in the notice or waiver of notice of such meeting, unless specifically required by law or by these By-Laws.

Section 7: Quorum. A majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the board; but if less than a majority of the directors is present at said meeting, a majority of the directors present may adjourn the meeting from time to time without further notice.

Section 8: Manner of Action. The act of a majority of the directors present at a meeting at which a quorum is present shall be the act of Board of Directors, unless the act of a greater number is required by law or by these By-Laws.

Section 9: Vacancies. Any vacancy occurring in the Board of Directors shall be filled at a special meeting of the members of the corporation. A director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office.

Section 10: Compensation. Directors shall not receive any compensation for their services.

Section 11: Informal Action by Directors. Any action required by law to be taken at a meeting of directors, or any action which may be taken at a meeting of directors, may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by all of the directors.

Section 12. Director not Qualified. Any person who is a Director or officer of any other civic or political organization which serves the immediate area of Inwood Forest shall not be eligible to serve as a Director of this Corporation, unless this Section is expressly waived by a majority vote of the members.

ARTICLE VI

Officers

Section 1: Officers. The officers of the corporation shall be a president, one or more vice presidents (the number thereof to be determined by the Board of Directors) a Secretary, a Treasurer and such other officers as may be elected as in accordance with the provisions of this Article. The Board of Directors may elect or appoint such other officers, including, one or more assistant secretaries and one or more assistant treasurers, as it shall deem desirable, such officers to have the authority and perform the duties prescribed, from time to time, by the Board of Directors. The President, Secretary and Treasurer shall be Directors of the corporation. All other officers must be members of the corporation.

Section 2: Election and Term of Office. The officers of the corporation shall be elected annually by the directors at the regular annual meeting of the Board of Directors. If the election of offices shall not be held at such meeting, such election shall be held as soon thereafter as conveniently may be. New offices may be created and filled at any meeting of the Board of Directors. Each officer shall hold office until his successor shall have been duly elected and shall have qualified. Election shall be by a majority of those votes present and voting.

Section 3: Removal. Any officer elected or appointed by the Board of Directors may be removed by the Board of Directors whenever in their judgment the best interest of the corporation would be served thereby. Removal shall be by a majority of those votes present and voting, at a meeting at which a quorum is present.

Section 4: Vacancies. A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the Board of Directors for the unexpired portion of the term.

Section 5: President. The President shall be the principal executive officer of the corporation and shall in general supervise and control all of the business and affairs of the corporation. He shall preside at all meetings of the members and of the Board of Directors. He may sign, with the Secretary and of any proper officer of the corporation authorized by the Board of Directors, any deeds, mortgages,

bonds, contracts, or other instruments which the Board of Directors have authorized to be executed, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these by-laws or by statute to some other officer or agent of the corporation; and in general he shall perform all duties incident to the office of President, and such other duties as may be prescribed by the Board of Directors from time to time.

Section 6: Vice President. In the absence of the President or in event of his inability or refusal to act, the Vice President (or in the event there be more than one Vice President) the vice presidents in the order of their election shall perform the duties of the President, and when so acting, shall have all the powers of and be subject to all the restrictions upon the President. Any Vice President shall perform such other duties as from time to time may be assigned to him by the President or by the Board of Directors.

Section 7: Treasurer. The Treasurer shall have custody of all the funds and securities of the Corporation which come into his hands. When necessary or proper, he may endorse, on behalf of the Corporation, for collection, checks, notes and other obligations and shall deposit the same to the credit of the Corporation in such bank or banks or depositories as shall be designated in the manner described by the Board of Directors; he may sign all receipts and vouchers for payments made to the Corporation, either alone or jointly with such officer as is designated by the Board of Directors; whenever required by the Board of Directors, he shall render a statement of his cash account; he shall enter or cause to be entered regularly on the books of the Corporation to be kept by him for that purpose full and accurate accounts of all moneys received and paid out on account of the Corporation; he shall at all reasonable times exhibit his books and accounts to any director of the Corporation during business hours; he shall perform all acts incident to the position of Treasurer subject to the control of the Board of Directors; he shall perform all acts incident to the position of Treasurer subject to the control of the Board of Directors; he shall, if required by the Board of Directors, give such bond for the faithful discharge of his duties in such form as the Board of Directors may require.

Section 8: Secretary. The Secretary shall keep the minutes of the meetings of the members and of the Board of Directors in one or more books provided for that purpose; see that all notices are duly given in accordance with the provisions of these by-laws or as required by law; be custodian of the corporate records and of the seal of the corporation and see that the seal of the corporation is affixed to all documents, the execution of which on behalf of the corporation under its seal is duly authorized in accordance with the provisions of these by-laws; keep a register of the post office address of each member which

shall be furnished to the Secretary by such member; and in general perform all duties as from time to time may be assigned to him by the President or by the Board of Directors.

Section 9: Assistant Secretaries and Assistant Treasurers. If required by the Board of Directors, the assistant treasurers shall give bonds for the faithful discharge of their duties in such sums and with such sureties as the Board of Directors shall determine. The assistant treasurers and assistant secretaries, in general, shall perform such duties as shall be assigned to them by the Treasurer or the Secretary or by the President or the Board of Directors.

ARTICLE VII.

Committees

Section 1: Committees of Directors. The Board of Directors, by resolution adopted by a majority of the Directors in office, may designate and appoint one or more committees, each of which shall consist of two or more directors, which committees, to the extent provided in said resolution, shall have and exercise the authority of the Board of Directors, in the management of the corporation; provided, however, that no such committee shall have the authority of the Board of Directors in reference to amending, altering or repealing the by-laws; electing, appointing or removing any member of any such committee or any director or officer of the corporation; amending the articles of incorporation; adopting a plan of merger or adopting a plan of consolidation with another corporation; authorizing the voluntary dissolution of the corporation or revoking proceedings therefor; adopting a plan for the distribution of the assets of the corporation; or amending, altering, or repealing any resolution of the full Board of Directors. The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board of Directors, or any individual director, of any responsibility imposed upon it or him by law.

Section 2: Other Committees. Other committees not having and exercising the authority of the Board of Directors in the management of the corporation may be designated by a resolution adopted by a majority of the directors present at a meeting in which a quorum is present. Except as otherwise provided in such resolution, members of each such committee shall be members of the corporation, and the President of the corporation may appoint the members thereof, or may provide for election by the members to certain committees. Any members thereof may be removed by the person or persons authorized to appoint or elect such committees whenever in their judgment the best interests of the corporation shall be served by such removal.

Section 3: Term of office. Each member of a committee shall continue as such until the next annual meeting of the members of the Corporation and until his successor is appointed, unless the committee shall be sooner terminated, or unless such member be removed from such committee, or unless such member shall cease to qualify as a member thereof.

Section 4: Chairman. One member of each committee shall be appointed chairman by the person or persons authorized to appoint the members thereof.

Section 5: Vacancies. Vacancies in the membership of any committee may be filled by appointments or elections made in the same manner as provided in the case of the original appointments or elections.

Section 6: Quorum. Unless otherwise provided in the resolution of the Board of Directors designating a committee, a majority of the whole committee shall constitute a quorum and the act of a majority of the members present at a meeting at which a quorum is present shall be the act of the committee.

ARTICLE VIII.

Contracts, Checks, Drafts and Funds.

Section 1: Contracts. The Board of Directors may authorize any officer or officers, agent or agents of the corporation, in addition to the officers so authorized by these by-laws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

Section 2: Checks, Drafts, Etc. All checks, drafts or orders for the payment of money, notes or other evidence of indebtedness issued in the name of the Corporation, shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors. In the absence of such determination by the Board of Directors, such instruments shall be signed by the Treasurer or an Assistant Treasurer and countersigned by the President or a Vice President of the Corporation.

Section 3: Deposits: All funds of the Corporation shall be deposited from time to time to the credit of the Corporation in such banks, trust companies or other depositories as the Board of Directors may select.

ARTICLE IX.

Miscellaneous Provisions

Section 1: Fiscal Year. The fiscal year of the Corporation

shall begin January 1 and end on December 31 of each year.

Section 2: Seal. The seal of the corporation shall be circular in form and shall have inscribed thereon the name of the corporation.

Section 3: Notice and Waiver of Notice. Whenever any notice whatever is required to be given under the provisions of these By-Laws, said notice shall be deemed to be sufficient if given by depositing the same in a post office box in a sealed, postpaid wrapper addressed to the person entitled thereto at his property address, as it appears on the books of the corporation, and such notice shall be deemed to have been given on the day of such mailing. A waiver of notice, whether before or after the time stated therein, shall be deemed equivalent to notice. Notice may be given by leaving same at the property address of any member.

Section 4: Resignations. Any director or officer may resign at any time. Such resignation shall be made in writing and shall take effect at the time specified thereon; or, if no time be specified, at the time of its receipt by the President or Secretary. The acceptance of the resignation shall not be necessary to make it effective, unless expressly so provided in the resignation.

ARTICLE X

Certificates of Membership

The Board of Directors may provide for the issuance of certificates evidencing membership in the corporation, which shall be in such form as may be determined by the Board. Such certificates shall be signed by the President or a Vice President and by the Secretary or an Assistant Secretary and shall be sealed with the seal, or a facsimile of the seal of the corporation. All certificates evidencing membership shall be consecutively numbered. The name and address of each member and the date of issuance of the certificate shall be entered on the records of the corporation. If any certificate shall become lost, mutilated or destroyed, a new certificate may be issued therefor upon such terms and conditions as the Board of Directors may determine.

ARTICLE XI.

These By-Laws may be supplemented, altered, amended, or repealed either by the affirmative vote of a majority of the members of the corporation at any annual or special meeting, at which a quorum is present.

Amendment to Article V, Section 2, By-Laws of
Inwood Forest Community Improvement Association and Inwood
Forest Homes Association, adopted January 20, 1975:

Any candidate for the office of director shall file with the secretary of the board of directors or any agent designated by the board, application to have his name printed on the ballot to be used at said election. The application shall be signed by such candidate and shall be filed on or before December 31 prior to the date of the annual meeting of the members at which an election of directors is to be held. Such application shall specify the position by number to which the candidate desires to be elected.

{ 2 yrs (Jan. '75) (1) (3) (5) (Directors) }
(2) (●) (2 yrs. - '74 (JAN.))

(Dist. Record)
(●) 3-8795

BY-LAWS

(OLD By-Laws)

Revised as of Jan. 15th!!

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

ARTICLE I.

Definitions

Section 1: The words "said property" as used in these By-laws shall be deemed to mean the following described real property situated in the County of Harris, State of Texas, and more particularly described as follows:

All of that certain subdivision known as Inwood Forest in Harris County, Texas;

Together with any and all other real property which may hereafter, through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same, be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this Corporation.

Section 2: The words "Building Site" wherever used in these By-laws shall be deemed to mean a building site as defined in any declaration of conditions, covenants, restrictions, easements, reservations or charges affecting the portion of said property in which the building site is located.

ARTICLE II.

Functions of the Corporation

Section 1: Purposes: The purposes for which Inwood Forest Community Improvement Association is formed are civic and social, for the benefit and betterment of the residents and property owners of Inwood Forest, a residential

development in Harris County, Texas. To carry out such purposes properly, the Corporation may at the discretion of its Board of Directors perform the following functions and the exercise of such functions shall be deemed to be within the scope of activities contemplated by the corporate charter:

(a) The Corporation may care for vacant, unimproved and unkempt lots in said development, remove and destroy grass, weeds and rodents therefrom and do any other things, and perform any labor necessary or desirable in the judgment of this Corporation to keep the property, and the land contiguous and adjacent thereto, neat and in good order.

(b) The Corporation may enforce charges, restrictions, conditions and covenants existing upon and created for the benefit of said property over which this Corporation has jurisdiction; the Corporation may pay all expenses incidental thereto; the Corporation may enforce the decisions and rulings of this Corporation having the jurisdiction over any of said property; the Corporation may pay all of the expenses in connection therewith; and may reimburse any declarant under any declaration of conditions, covenants, restrictions, assessments or charges affecting said property, or any part thereof, for all costs and expenses incurred or paid by it in connection with the enforcement, of any of the conditions, covenants, restrictions, charges, assessments or terms set forth in any declaration.

(c) The Corporation may perform any and all lawful things and acts which this Corporation at any time and from time to time, shall, in its discretion, deem to be to the best interests of said property and the owners of the building sites thereon, and shall pay all costs and expenses in connection therewith.

(d) Any powers and duties exercised by said Corporation relating to maintenance, operation, construction or reconstruction of any facilities provided for herein may be contracted for with any qualified contractor as agent.

(e) The Corporation may provide for garbage and rubbish collection and disposal.

(f) The Corporation may expend the funds collected by it from assessments, maintenance charges and all other moneys received by the Corporation for the payment and discharge of all proper costs, expenses and obligations incurred by this Corporation in carrying out any or all of the purposes for which the Corporation is formed.

Section 2: Area: The activities of the Corporation shall be limited to the area known as Inwood Forest, a development in Harris County, Texas, and to such other areas which may hereinafter through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same be placed under or submitted to the jurisdiction of this Corporation and be accepted as within the jurisdiction of this Corporation by resolution of the Board of Directors of this Corporation.

ARTICLE III.

Offices

The principal office of the Corporation shall be located in the City of Houston, County of Harris, State of Texas. The Corporation may have such other offices, either within or without the State of Texas, as the Board of Directors may determine or as the affairs of the Corporation may require from time to time.

The Corporation shall have and continuously maintain in the State of Texas a registered office, and a registered agent whose office is identical with such registered office, as required by the Texas Non-Profit Corporation Act. The registered office may be, but need not be, identical with the principal office in the State of Texas, and the address of the registered office may be changed from time to time by the Board of Directors.

ARTICLE IV.

Members

Section 1: Annual Meeting: The annual meeting of the members shall be held on the 15th day of January in each year, at 10:00 o'clock A. M., if not a legal holiday, and if a legal holiday, then on the next succeeding business day, for the purpose of electing directors (after the term of office of the initial Board of Directors or the successors to the

initial Board of Directors has terminated) and for the transaction of any and all such other business which may be brought before or submitted to the meeting. All annual meetings of the members shall be held at the office of the Corporation in the City of Houston, Texas, unless otherwise determined by the Board of Directors. No notice of the annual meeting shall be necessary.

Section 2: Special Meetings: Special meetings of the members shall be held at the office of the Corporation in the City of Houston, Texas, or at such other places as may be designated in the notice or waiver or waivers of notice of the respective meetings. Special meetings of the members may be called by the President or by a Vice-President or by the Board of Directors, or by a majority in number of the members. Written notice of each special meeting of the members, stating the time and place thereof and indicating briefly the purpose or purposes thereof, shall be sent by mail or telegram or be delivered, by the Secretary, or in the event of his absence or failure, refusal, inability or omission to so do, by the President or a Vice President or any Assistant Secretary, to each of the members of the Corporation at their respective addresses, as shown by the records of the Corporation, at least five (5) days prior to the date set for the holding of the meeting. Unless otherwise indicated in the notice or waiver or waivers of notice thereof, any and all business may be transacted at any annual or special meeting of the members.

Section 3: Quorum: A majority in number of the members, present in person or by proxy, shall constitute a quorum for all purposes at any meeting of the members. If the number of members necessary to constitute a quorum at any annual or special meeting of the members shall fail to attend in person or by proxy, the members present in person or by proxy, may adjourn any such meeting from time to time without notice other than by announcement at the meeting until the number requisite to constitute a quorum shall be present or attend in person or by proxy. A majority of the members present in person or by proxy, may also adjourn any annual or special meeting from time to time without notice, other than by announcement at the meeting, until the transaction of any and all business submitted or proposed to be submitted to such meeting or any adjournment or adjournments thereof shall have been completed. At any such adjourned meeting at which a quorum may be present, in person or by proxy, any business may be transacted which might have been transacted at the meeting as originally notified or called.

Section 4: Organization: The President of the Corporation, and in the event of his absence, a Vice President of the Corporation, shall call meetings of the members to order and shall act as Chairman of such meetings. In the absence of the President and a Vice President of the Corporation, the members present may appoint a chairman. The Secretary of the Corporation, or in his absence, an Assistant Secretary, shall act as Secretary of all meetings of the members but in the absence of the Secretary and an Assistant Secretary, the presiding officer may appoint any person to act as Secretary of the meeting.

Section 5: Voting: Each member shall be entitled to one vote at each meeting of the members. Each member may vote in person or by proxy appointed by instrument in writing and subscribed by the member or by the duly authorized attorney of such member. At all meetings of members all questions, except those the manner of deciding which is otherwise expressly governed by statute, the charter of the Corporation or by the by-laws, shall be decided by the vote of the majority of the members of the Corporation present in person or by proxy and entitled to vote, a quorum being present. All voting shall be viva voce, except that, upon the determination of the presiding officer of any meeting or upon the demand of any member or his proxy, voting on any further question or questions at any meeting shall be by ballot. Each ballot shall be signed by the member voting or by his proxy.

Section 6: Qualifications: The members of the Corporation shall be the persons constituting the Board of Directors of the Corporation. The Board of Directors of the Corporation may at any time by resolution vote to include all building site owners in Inwood Forest as members of the Corporation.

ARTICLE V.

Board of Directors

Section 1: Number and Term of Office: The business and property of the Corporation shall be managed and controlled by the Board of Directors, and subject to the restrictions imposed by law, by the charter, or by these by-laws, the Board of Directors may exercise all the powers of the Corporation.

The number of directors shall be three (3), but the number of directors may be increased or decreased from time to time by the affirmative vote of a majority of the members, present in person or by proxy, at any annual or special meeting of the members, provided that the number of directors shall never be less than three. The initial Board of Directors as set forth in the Articles of Incorporation shall serve for a period of ten (10) years, commencing with the date of incorporation. In the event of the death or resignation of any member of the initial Board of Directors, the remaining members or member of said Board shall select a successor member or members to serve the unexpired portion of such ten year term. After the expiration of the aforesaid ten year term, the Directors shall be elected each year at the annual meeting of the members of the Corporation or at the adjourned annual meeting of the members, and each Director shall be elected to hold office and serve until the next annual meeting of the members and until his successor shall be elected and shall qualify.

Any vacancy occurring in the Board of Directors shall be filled by vote of a majority of the directors then in office. In the event of any increase in the number of directors, the additional directors shall be elected by the majority vote of the members of the Corporation present in person or by proxy, at any annual or special meeting of the members. Until such time as the Board of Directors vote to include all building site owners in Inwood Forest as members of the corporation, directors of the Corporation need not be building site owners in Inwood Forest.

Section 2: Meeting of Directors: The Directors may hold their meetings and have offices and keep the books of the Corporation, except as otherwise provided by statute, in such place or places in or outside of the State of Texas, that the Board of Directors may from time to time determine.

Section 3: First Meeting: Each newly elected Board of Directors may hold its first meeting for the purpose of organization and the transaction of business, if a quorum is present, immediately after the annual meeting of the members, or adjourned annual meeting of the members, and no notice of such meeting shall be necessary.

Section 4: Election of Officers: At the first meeting of the Board of Directors in each year at which a quorum is

present, the Board of Directors shall proceed to the election of the officers of the Corporation. No notice or waiver of notice of any such first meeting shall be required or necessary if it be held immediately after either the annual meeting or the adjourned annual meeting of the members, and any and all business of any nature or character may be transacted at such first meeting.

Section 5: Regular Meetings: Regular meetings of the Board of Directors shall be held at such time and place as shall be designated, from time to time, by resolution of the Board of Directors. Notice of such regular meetings shall not be required.

Section 6: Special Meetings: Special meetings of the Board of Directors shall be held whenever called by the President, Vice President, Secretary or a majority of the directors then in office. Notice of each special meeting shall be given by any officer of the Corporation by telegraph, mail, telephone or personal delivery to each director at his residence or usual place of business at least two days prior to the meeting. Unless otherwise indicated in the notice thereof, any and all business may be transacted at a special meeting. At any meeting at which every director shall be present, even though without any notice, any business may be transacted.

Section 7: Quorum: The majority of the directors then in office shall constitute a quorum for the transaction of business, but if ^{at} any meeting of the Board of Directors there be less than a quorum present, the majority of those present may adjourn the meeting from time to time without notice, other than by announcement at the meeting, until a quorum be present or in attendance thereat. The act of a majority of the Directors present at a meeting at which a quorum is in attendance shall constitute the act of the Board of Directors, except as otherwise provided by law, the charter of the Corporation, or by these By-laws.

Section 8: Order of Business: At meetings of the Board of Directors, business shall be transacted in such order as from time to time the Board of Directors may determine. At all meetings of the Board of Directors, the President shall preside, and in the absence of the President, a Chairman shall be chosen from the directors present. The Secretary of the Corporation shall act as Secretary of all meetings of the Board of Directors, but in the absence of the Secretary, the presiding officer may appoint any person to act as Secretary of the meeting.

Section 9: Services: No director or officer of the Corporation shall be required to devote his time or render services exclusively to the Corporation. Each director and officer of the Corporation shall be free to engage in any and all other businesses and activities either similar or dissimilar to the business of the Corporation without liability to this Corporation. Likewise, each and every director and officer of the Corporation shall be entirely free to act for and serve any other corporation or corporations, entity or entities, in any capacity or capacities and become a director or officer of any other corporation or corporations, entity or entities, whether or not the purposes, business and activities thereof be similar or dissimilar to the purposes, business or activities of this Corporation, without breach of duty to this Corporation or its members and without liability of any character or description to the Corporation or its members. No contract or other transaction of this Corporation shall ever be affected by the fact that any director or officer of the Corporation is interested in, or connected with any party to such contract or transaction, or is a party to such contract or transaction, provided that such contract or transaction shall be approved by a majority of the disinterested directors present at a meeting of the Board of Directors at which such contract or transaction shall be authorized or confirmed.

ARTICLE VI.

Officers

Section 1: Titles and Term of Office: The officers of the Corporation shall be a President (who shall be a director), one or more Vice Presidents, a Secretary, a Treasurer and such other officers, including but not limited to one or more Assistant Secretaries and one or more Assistant Treasurers, as the Board of Directors may from time to time elect or appoint. One person may hold more than one office. All officers shall be subject to removal, with or without cause, at any time, by vote of a majority of the whole Board of Directors. A vacancy in the office of any officer shall be filled by vote of a majority of the directors then in office.

Section 2: Duties and Powers of the President: The President, ~~subject to the control of the Board of Directors,~~ shall be in general charge of the affairs of the Corporation in the ordinary course of its business; he shall preside at all meetings of the members and of the Board of Directors; he

may make, sign and execute all deeds, conveyances, assignments, bonds, contracts and other obligations and any and all other instruments and papers of any kind or character in the name of the Corporation; and, he shall do and perform such other duties as may from time to time be assigned to him by the Board of Directors.

Section 3: Vice Presidents: Each Vice-President shall have the usual powers and duties pertaining to his office together with such other powers and duties as may be assigned to him by the Board of Directors, and the Vice President shall have and exercise the powers of the President during that officer's absence or inability to act. Any action taken by a Vice President in the performance of the duties of the President shall be conclusive evidence of the absence or inability to act of the President at the time such action was taken.

Section 4: Treasurer: The Treasurer shall have custody of all the funds and securities of the Corporation which come into his hands. When necessary or proper, he may endorse, on behalf of the Corporation, for collection, checks, notes and other obligations and shall deposit the same to the credit of the Corporation in such bank or banks or depositories as shall be designated in the manner described by the Board of Directors; he may sign all receipts and vouchers for payments made to the Corporation, either alone or jointly with such officer as is designated by the Board of Directors; whenever required by the Board of Directors, he shall render a statement of his cash account; he shall enter or cause to be entered regularly on the books of the Corporation to be kept by him for that purpose full and accurate accounts of all moneys received and paid out on account of the Corporation; he shall at all reasonable times exhibit his books and accounts to any director of the Corporation during business hours; he shall perform all acts incident to the position of Treasurer subject to the control of the Board of Directors; he shall, if required by the Board of Directors, give such bond for the faithful discharge of his duties in such form as the Board of Directors may require.

Section 5: Assistant Treasurers: Each Assistant Treasurer shall have the usual powers and duties pertaining to his office, together with such other powers and duties as may be assigned to him by the Board of Directors and the Assistant Treasurer shall exercise the powers of the Treasurer during that officer's absence or inability to act.

Section 6: Secretary: The Secretary shall keep the minutes of all meetings of the Board of Directors and the minutes of all meetings of the members in books provided for that purpose; he shall attend to the giving and serving of all notices; he may sign with the President or a Vice-President in the name of the Corporation all contracts, conveyances, transfers, assignments, authorizations and other instruments of the Corporation and affix the seal of the Corporation thereto. He shall have charge of and maintain and keep such books and papers as the Board of Directors may direct, all of which shall at all reasonable times be open to the inspection of any director upon request at the office of the Corporation during business hours and he shall in general perform all the duties incident to the office of Secretary subject to the control of the Board of Directors.

Section 7: Assistant Secretaries: Each Assistant Secretary shall have the usual powers and duties pertaining to the office, together with such other powers and duties as may be assigned to such officer by the Board of Directors, and the Assistant Secretaries shall exercise the powers of the Secretary during that officer's absence or inability to act.

ARTICLE VII.

Contracts, Checks, Drafts, Bank Accounts, Etc.

Section 1: The Board of Directors, except as in these by-laws otherwise provided, may authorize any officer or officers, agent or agents, in the name of and on behalf of the Corporation, to enter into any contract or execute and deliver any instrument, and such authority may be general or confined to specific instances; and, unless so authorized by the Board of Directors or expressly authorized by the By-laws, no officer or agent or employee shall have any power or authority to bind the Corporation by any contract or engagement or to pledge its credit or to render it liable pecuniarily for any purpose or to any amount.

Section 2: No loan shall be contracted on behalf of the Corporation, and no negotiable papers shall be issued in its name unless authorized by the vote of the Board of Directors.

Section 3: All checks, drafts and other orders for the payment of money out of the funds of the Corporation, and all notes or other evidences or indebtedness of the Corporation

shall be signed on behalf of the Corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

Section 4: All funds of the Corporation not otherwise employed shall be deposited from time to time to the credit of the Corporation in such banks or other depositories as the Board of Directors may select and for the purpose of such deposit the President, a Vice President, the Treasurer, the Secretary or any other officer or agent or employee of the Corporation to whom such power may be delegated by the Board of Directors, may endorse, assign and deliver checks, drafts and other orders for the payment of money which are payable to the order of the Corporation.

ARTICLE VIII.

Miscellaneous Provisions

Section 1: Fiscal Year: The fiscal year of the Corporation shall end at midnight on December 31, of each calendar year.

Section 2: Seal: The seal of the corporation shall be circular in form and shall have inscribed thereon the name of the Corporation.

Section 3: Notice and Waiver of Notice: Whenever any notice whatever is required to be given under the provisions of these by-laws, said notice shall be deemed to be sufficient if given by depositing the same in a post office box in a sealed, postpaid wrapper addressed to the person entitled thereto at his post office address, as it appears on the books of the Corporation, and such notice shall be deemed to have been given on the day of such mailing. A waiver of notice, whether before or after the time stated therein, shall be deemed equivalent to notice.

Section 4: Resignations: Any director or officer may resign at any time. Such resignation shall be made in writing and shall take effect at the time specified therein; or, if no time be specified, at the time of its receipt by the President or Secretary. The acceptance of the resignation shall not be necessary to make it effective, unless expressly so provided in the resignation.

ARTICLE IX.

Amendments

These By-laws may be supplemented, altered, amended or repealed either by the affirmative vote of a majority of the members of the Corporation at any annual or special meeting, or by the affirmative vote of a majority of the Board of Directors at any regular or special meeting.

BY-LAWS
OF
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

BY-LAWS

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

AS AMENDED JANUARY 18, 1988

ARTICLE I.

Definitions

Section 1. Property. The word "property" as used in these by-laws shall be deemed to mean the following described real property situated in the County of Harris, State of Texas, and more particularly described as follows:

All of that certain subdivision known as Inwood Forest in Harris County, Texas, according to the maps or plats on file in the office of the County Clerk of Harris County, Texas, as of January 15, 1974.

Together with any and all other real property which may hereafter, through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same, be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this corporation.

Section 2. Residence Homesite. The words "single residence homesite" wherever used in these by-laws shall be deemed to mean a lot on which a single family house is constructed. "Single residence homesite" shall not be extended to include townhouses, apartments or other multi-family building sites or structures, as defined in any declaration of conditions, covenants, restrictions, easements, reservations or charges affecting the portion of said property on which the building site is located, or as used in any restrictive covenants touching or concerning any property in the Inwood Forest subdivision.

ARTICLE II.

Functions of the Corporation

Section 1. Purposes. The purposes for which the corporation is formed are civic and social, for the benefit and betterment of the residents and property owners of Inwood Forest, a residential development in Harris County, Texas. To carry out such purposes properly, the Corporation may at the discretion of its Board of Directors perform the following functions and the exercise of such functions shall be deemed to be within the scope of activities contemplated by the corporation charter:

(a) The corporation may care for vacant, unimproved and unkempt lots in said development, remove and destroy grass, weeds and rodents therefrom and do any other things, and perform any labor necessary or desirable in the judgment of this corporation to keep the property, and the land contiguous and adjacent thereto, neat and in good order.

(b) The corporation may enforce charges, restrictions, conditions and covenants existing upon and created for the benefit of said property over which this corporation has jurisdiction; the corporation may pay all expenses incidental thereto; the corporation may enforce the decisions and rulings of this corporation having the jurisdiction over any of said property; the corporation may pay all of the expenses in connection therewith; and may reimburse any declarant under any declaration of conditions, covenants, restrictions, assessments or charges affecting said property, or any part thereof, for all costs and expenses incurred or paid by it in connection with the enforcement of any of the conditions, covenants, restrictions, charges, assessments or terms set forth in any declaration.

(c) The corporation may perform any and all lawful things and acts which this corporation at any time and from time to time, shall, in its discretion, deem to be in the best interests of said property and the owners of the building sites thereon, and shall pay all costs and expenses in connection thereon.

(d) Any powers and duties exercised by said corporation relating to maintenance, operation, construction or reconstruction of any facilities provided for herein may be contracted for with any qualified contractor as agent.

(e) The corporation may provide for garbage and rubbish collection and disposal, mosquito control, and security services for protection of the property and/or persons in the subdivision.

(f) The corporation may expend the funds collected by it from assessments, maintenance charges and all other moneys received by the corporation for the payment and discharge of all proper costs, expenses and obligations incurred by this corporation in carrying out any or all of the purposes for which the corporation is formed.

Section 2: Area. The activities of the corporation shall be limited to the area known as Inwood Forest, a development in Harris County, Texas, and to such other areas which may hereinafter through the operation of conditions, covenants, restrictions, easements, reservations or charges pertaining to the same be placed under or submitted to the jurisdiction of this corporation and be accepted as within the jurisdiction of this corporation by resolution of the Board of Directors of this corporation.

ARTICLE III.

Offices

The principal office of the corporation shall be located in the

County of Harris, State of Texas.

The corporation shall have and continuously maintain in the State of Texas a registered office, and a registered agent as required by the Texas Non-Profit Corporation Act. The registered office may be, but need not be, identical with the principal office in the State of Texas, and the address of the registered office may be changed from time to time by the Board of Directors.

ARTICLE IV.

Section 1. Annual Meeting. The annual meeting of the members shall be held on the ~~4th Tuesday~~ ^{Thursday} of January in each year, at 7:30 o'clock P.M., if not a legal holiday, and if a legal holiday, then on the next succeeding business day, or the annual meeting may be held on a different day if the Board of Directors shall give at least two weeks' written notice of a change of time for such meeting, such notice to be deposited in the U.S. Mail at least two weeks prior to the third Monday of January, for the purpose of electing directors and for the transaction of any and all such other business which may be brought before or submitted to the meeting. All annual meetings of the members shall be held at a place to be determined by the Board of Directors of the corporation in Harris County, Texas. Notice of all annual meetings shall be mailed to all members of the corporation setting forth the time and place of such meeting, at least two weeks prior to such meeting, or as provided in Article IX, Section 3 of these by-laws.

Section 2. Special Meetings. Special meetings of the members shall be held at the office of the corporation in Harris County, Texas, or at such other places as may be designated in the notice or waiver or waivers of notice of the respective meetings. Special meetings of the members may be called by the president, or by a vice president or by a majority of the Board of Directors, or by holders of one-fifth of the votes of the corporation. Written notice of each special meeting of the members, stating the date, time and place thereof and indicating briefly the purpose or purposes thereof, shall be sent by mail, or telegram to be delivered, by the secretary, or in the event of his absence or failure, refusal, inability or omission to so do, by the president or a vice president or any assistant secretary, to each of the members of the corporation at their respective property addresses, as shown by the records of the corporation, at least ten (10) days prior to the date set for the holding of the meeting. Unless otherwise indicated in the notice or waiver or waivers of notice thereof, any and all business may be transacted at any special meeting of the members.

Section 3. Quorum. The members holding 50 votes of the corporation present in person, shall constitute a quorum for all purposes at any meeting of the members. If the number of votes necessary to constitute a quorum at any annual or special meeting of the members fail to attend in person, the members present in person may adjourn any such meeting from time to time without notice other than by announcement at the meeting, until the transaction of any and all business submitted or

proposed to be submitted to such meeting or any adjournment or adjournments thereof shall have been completed. At any such adjourned meeting at which a quorum may be present in person, any business may be transacted which might have been transacted at the meeting as originally notified or called.

Section 4. Organization. The president of the corporation and in the event of his absence, a vice president of the corporation, shall call meetings of the members to order and shall act as chairman of such meetings. In the absence of the president and a vice president of the corporation, the members present may appoint a chairman. The secretary of the corporation, or in his absence, an assistant secretary, shall act as secretary of all meetings of the members but in the absence of the secretary and an assistant secretary, the presiding officer may appoint any person to act as secretary of the meeting.

Section 5. Qualification of Members. The corporation shall have one class of members. The designation of such class and the qualifications and rights of the members of such class shall be as follows: Members with voting rights, which member shall qualify as a voter upon his or her acquiring title to any real property in the Inwood Forest Subdivision, and such member shall be in good standing with the corporation in order to qualify as a voter.

Members of the Inwood Forest Homes Association shall be entitled to membership in this corporation, and shall have the same rights, duties, and obligations to and in this corporation as any other member.

Section 6. Voting Rights. Each resident owner of an estate in land in Inwood Forest Subdivision in good standing shall be entitled to one vote per lot on each matter submitted to a vote of the members, provided, however, in the case of a husband and wife community ownership of a lot in the subdivision, each husband and wife shall be entitled to a one-half (1/2) vote on each matter submitted to a vote of the members. In the case of a joint ownership of property other than husband and wife community property, the vote shall be divided with fractional parts according to the percentage of ownership.

Section 7: Transfer of Membership. Upon the sale by any member of real property in the subdivision which entitled a member to a vote, the sale by such member shall automatically transfer such voting membership to the purchaser of said property. Membership in this corporation is not transferable or assignable except as provided in this section.

Section 8. Resignation. Any member may resign by filing a written resignation with the secretary, but such resignation shall not relieve the member so resigning of the obligation to pay any dues, assessments or other charges theretofore accrued and unpaid.

Section 9: Reinstatement. Upon written request signed by a former member and filed with the secretary, the Board of Directors may, by the affirmative vote of three-fifths of the members of the Board, reinstate such former member to membership upon such terms as the Board of Directors

may deem appropriate.

Section 10: All voting shall be by show of hands or by viva voce, except that, upon the determination of the presiding officer of any meetings or upon the demand of any voter, voting on any further question or questions at any meeting shall be by written ballot. Each ballot shall have a signature stub separable from the ballot so that a secret vote may be possible.

Section 11. Member in Good Standing. A member shall be in good standing and entitled to vote if such member is qualified as a resident owner of an estate in land and has paid all maintenance charges and assessments due at the time of voting.

Section 12. Proxy. Voting by proxy shall not be allowed and a voting member must be present in person at a meeting of members to vote on any matter submitted to the members.

ARTICLE V.

Board of Directors

Section 1. General Powers. The affairs of the corporation shall be managed by its Board of Directors: Directors shall be members of the corporation.

Section 2. Number, Tenure and Qualifications. The number of directors shall be five. Each position of director shall be numbered either One, Two, Three, Four or Five and each director elected shall be elected to a position on the Board of Directors, as follows: The tenure of office for directors of positions One, Three and Five shall end at the annual meeting in January, 1975. Directors elected to positions Two and Four shall hold office until the annual meeting in January, 1976. Thereafter, all directors shall be elected to two-year terms of office with overlapping terms with elections for directors to positions One, Three and Five being held in each odd-numbered year and elections for directors to positions Two and Four being held in each even-numbered year. Each director shall hold office until his term expires and until his successor shall have been elected and qualified. Election shall be by a majority of those votes present and voting.

Section 3. Removal of Directors. Any director elected by the members may be removed by the members whenever in their judgment the best interest of the corporation would be served thereby, and such removal shall be without prejudice to the contract rights, if any, of the director so removed. Removal shall be by a majority of those votes present and voting, and shall be at a meeting at which a quorum of votes is present.

Section 4: Regular Meetings. A regular annual meeting of the Board of Directors shall be held without other notice than this by-law, immediately after, and at the same place as the annual meeting of members. The Board of Directors may provide by resolution the time and place in

Harris County, Texas, for the holding of additional regular meetings of the Board without other notice than such resolution.

Section 5. Special Meetings. Special meetings of the Board of Directors may be called by or at the request of the president or any three directors. The person or persons authorized to call special meetings of the Board may fix any place in Harris County, Texas, as the place for holding any special meeting of the Board called by them.

Section 6. Notice. Notice of any special meeting of the Board of Directors shall be given at least two days previous thereto by written notice delivered personally or sent by mail or telegram to each director at his address as shown by the records of the corporation. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with postage thereon prepaid. If notice be given by telegram, such notice shall be deemed to be delivered when the telegram is delivered to the telegraph company. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board need be specified in the notice or waiver of notice of such meeting, unless specifically required by law or by these by-laws.

Section 7. Quorum. A majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the Board; but if less than a majority of the directors is present at said meeting, a majority of the directors present may adjourn the meeting from time to time without further notice.

Section 8. Manner of Action. The act of a majority of the directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, unless the act of a greater number is required by law or by these by-laws.

Section 9: Vacancies. Any vacancy occurring on the Board of Directors shall be filled at a special meeting of the members of the corporation. A director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office.

Section 10. Compensation. Directors shall not receive any compensation for their services.

Section 11. Informal Action by Directors. Any action required by law to be taken at a meeting of directors, or any action which may be taken at a meeting of directors, may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by all of the directors.

Section 12. Director not Qualified. Any person who is a

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director or other officer of any other civic or political organization which serves the immediate area of Inwood Forest shall not be eligible to serve as a director of this corporation, unless this section is expressly waived by a majority vote of the members.

ARTICLE VI.

Officers

Section 1. Officers. The officers of the corporation shall be a president, one or more vice presidents (the number thereof to be determined by the Board of Directors), a secretary, a treasurer and such other officers as may be elected in accordance with the provisions of this Article. The Board of Directors may elect or appoint such other officers, including one or more assistant secretaries and one or more assistant treasurers, as it shall deem desirable, such officers to have the authority and perform the duties prescribed, from time to time, by the Board of Directors. The president, secretary and treasurer shall be directors of the corporation. All other officers must be members of the corporation.

Section 2. Election and Term of Office. The officers of the corporation shall be elected annually by the directors at the regular annual meeting of the Board of Directors. If the election of officers shall not be held at such meeting, such election shall be held as soon thereafter as conveniently may be possible. New offices may be created and filled at any meeting of the Board of Directors. Each officer shall hold office until his successor shall have been duly elected and shall have qualified. Election shall be by a majority of those votes present and voting.

Section 3. Removal. Any officer elected or appointed by the Board of Directors may be removed by the Board of Directors whenever in their judgement the best interest of the corporation would be served thereby. Removal shall be by a majority of those votes present and voting, at a meeting at which a quorum is present.

Section 4. Vacancies. A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the Board of Directors for the unexpired portion of the term.

Section 5. President. The president shall be the principal executive officer of the corporation. He shall preside at all meetings of the members and of the Board of Directors. He may sign, with the secretary and of any proper officer of the corporation authorized by the Board of Directors, any deeds, mortgages, bonds, contracts, or other instruments which the Board of Directors has authorized to be executed, except in cases where the signing and execution thereof shall be expressly delegated by the Board of Directors or by these by-laws or by statute to some other officer or agent of the corporation; and in general he shall perform all duties incident to the office of president, and such other duties as may be prescribed by the Board of Directors from time to time.

Section 6. Vice President. In the absence of the president or in the event of his inability or refusal to act, the vice president (or in the event there be more than one vice president) the vice presidents in the order of their election shall perform the duties of the president, and when so acting, shall have all the powers of and be subject to all the restrictions upon the president. Any vice president shall perform such other duties as from time to time may be assigned to him by the president or the Board of Directors.

Section 7. Treasurer. The treasurer shall have custody of all the funds and securities of the corporation which come into his hands. When necessary or proper, he may endorse, on behalf of the corporation, for collection, checks, notes and other obligations and shall deposit the same to the credit of the corporation in such bank or banks or depositories as shall be designated in the manner described by the Board of Directors; he may sign all receipts and vouchers for payments made to the corporation, either alone or jointly with such officer as is designated by the Board of Directors; whenever required by the Board of Directors, he shall render a statement of his cash account; he shall enter or cause to be entered regularly on the books of the corporation to be kept by him for that purpose full and accurate accounts of all moneys received and paid out on account of the corporation; he shall at all reasonable times exhibit his books and accounts to any director of the corporation during business hours; he shall perform all acts incident to the position of treasurer subject to the control of the Board of Directors; he shall perform all acts incident to the position of treasurer subject to the control of the Board of Directors; he shall, if required by the Board of Directors, give such bond for the faithful discharge of his duties in such form as the Board of Directors may require.

Section 8. Secretary. The secretary shall keep the minutes of the meetings of the members and of the Board of Directors in one or more books provided for that purpose; see that all notices are duly given in accordance with the provisions of these by-laws or as required by law; to be custodian of the corporate records and of the seal of the corporation and see that the seal of the corporation is affixed to all documents, the execution of which on behalf of the corporation under its seal is duly authorized in accordance with the provisions of these by-laws; keep a register of the post office address of each member which shall be furnished to the secretary by such member; and in general perform all duties as from time to time may be assigned to him by the president or by the Board of Directors.

Section 9. Assistant Secretaries and Assistant Treasurers. If required by the Board of Directors, the assistant treasurers shall give bonds for the faithful discharge of their duties in such sums and with such sureties as the Board of Directors shall determine. The assistant treasurers and assistant secretaries, in general, shall perform such duties as shall be assigned to them by the treasurer or the secretary or by the president or the Board of Directors.

Section 6. Quorum. Unless otherwise provided in the resolution designating a committee, a quorum shall be a majority of the members present at a meeting at Committees of the committee.

Section 1. Committees of Directors. The Board of Directors, by resolution adopted by a majority of the directors in office, may designate and appoint one or more committees, each of which shall consist of two or more directors, which committees, to the extent provided in said resolution, shall have and exercise the authority of the Board of Directors, in the management of the corporation; provided, however, that no such committee shall have the authority of the Board of Directors in reference to amending, altering or repealing the by-laws; electing, appointing or removing any member of any such committee or any director or officer of the corporation; amending the articles of incorporation; adopting a plan of merger or adopting a plan of consolidation with another corporation; authorizing the voluntary dissolution of the corporation or revoking proceedings therefor; adopting a plan for the distribution of proceedings therefor; adopting a plan for the distribution of the assets of the corporation; or amending, altering, or repealing any resolution of the full Board of Directors. The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board of Directors, or any individual director, of any responsibility imposed upon it or him by law.

Section 2. Other Committees. Other committees not having and exercising the authority of the Board of Directors in the management of the corporation may be designated by a resolution adopted by a majority of the directors present at a meeting in which a quorum is present. Except as otherwise provided in such resolution, members of each such committee shall be members of the corporation, and the president of the corporation may appoint the members thereof, or may provide for election by the members to certain committees. Any members thereof may be removed by the person or persons authorized to appoint or elect such committees whenever in their judgment the best interests of the corporation shall be served by such removal.

Section 2. Seal. The seal of the corporation shall be circular.

Section 3. Term of Office. Each member of a committee shall continue as such until the next annual meeting of the members of the corporation and until his successor is appointed, unless the committee shall be sooner terminated, or unless such member be removed from such committee, or unless such member shall cease to qualify as a member thereof.

Section 4. Chairman. One member of each committee shall be appointed chairman by the person or persons authorized to appoint the members thereof.

Section 5. Vacancies. Vacancies in the membership of any committee may be filled by appointments or elections made in the same manner as provided in the case of the original appointments or elections.

Section 6. Quorum. Unless otherwise provided in the resolution of the Board of Directors designating a committee, a majority of the whole committee shall constitute a quorum and the act of a majority of the members present at a meeting at which a quorum is present shall be the act of the committee.

ARTICLE VIII.

Contracts, Checks, Drafts and Funds.

Section 1. Contracts. The Board of Directors may authorize any officer or officers, agent or agents of the corporation, in addition to the officers so authorized by these by-laws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

Section 2. Checks, Drafts, Etc. All checks, drafts or orders for the payment of money, notes or other evidence of indebtedness issued in the name of the corporation, shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors, such instruments shall be signed by the treasurer or an assistant treasurer and countersigned by the president or a vice president of the corporation.

Section 3. Deposits. All funds of the corporation shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the Board of Directors may select.

ARTICLE IX.

Miscellaneous Provisions

Section 1. Fiscal Year. The fiscal year of the corporation shall begin January 1 and end on December 31 of each year.

Section 2. Seal. The seal of the corporation shall be circular in form and shall have inscribed thereon the name of the corporation.

Section 3. Notice and Waiver of Notice. Whenever any notice is required to be given under the provisions of these by-laws, said notice shall be deemed to be sufficient if given by depositing the same in a post office box in a sealed, postpaid wrapper addressed to the person entitled thereto at his property address, as it appears on the books of the corporation, and such notice shall be deemed to have been given on the day of such mailing. A waiver of notice, whether before or after the time stated therein, shall be deemed equivalent to notice. Notice may be given by leaving same at the property address of any member.

Section 4. Resignations. Any director or officer may resign at any time. Such resignation shall be made in writing and shall take effect at the time specified thereon; or, if no time be specified, at the time of

receipt by the president or secretary. The acceptance of the resignation shall not be necessary to make it effective, unless expressly provided in the resignation.

ARTICLE X

Certificate of Membership

The Board of Directors may provide for the issuance of certificates evidencing membership in the corporation, which shall be in such form as may be determined by the Board. Such certificate shall be signed by the president or a vice president and by the secretary or an assistant secretary and shall be sealed with the seal, or a facsimile of the seal of the corporation. All certificates evidencing membership shall be consecutively numbered. The name and address of each member and the date of issuance of the certificate shall be entered on the records of the corporation. If any certificate shall become lost, mutilated or destroyed, a new certificate may be issued therefor upon such terms and conditions as the Board of Directors may determine.

ARTICLE XI

These by-laws may be supplemented, altered, amended, or repealed either by the affirmative vote of a majority of the members of the corporation at any annual or special meeting, at which a quorum is present.

Amendment to Article V, Section 2, By-Laws of Inwood Forest Community Improvement Association and Inwood Forest Homes Association, adopted January 20, 1975:

Any candidate for the office of director shall file with the secretary of the Board of Directors or any agent designated by the Board, application to have his name printed on the ballot to be used at said election. The application shall be signed by such candidate and shall be filed on or before December 31 prior to the date of the annual meeting of the members at which an election of directors is to be held. Such application shall specify the position by number to which the candidate desires to be elected.

INWOOD FOREST STREETS AND BLOCK NUMBERS

7403-7931 ANTOINE	5902-6034 GUM GROVE
5402-5968 ARNCLIFFE	5902-6030 LAWN LANE
7703-7840 BATEMAN	7202-7235 LEANING OAK
5203-5946 BENT BOUGH	4322-4331 LEMON TREE
4302-4339 BIRCHCROFT	4103-4331 LITTLEBERRY
7802-7811 BLACKJACK COURT	5202-5711 LONG CREEK
5503-5623 BLACK JACK LANE	7603-7622 LONG CREEK COURT
4202-4331 BLACK LOCUST	6003-6011 LONG LEAF
5902-6035 BLACK MAPLE	7402-7826 MAPLE TREE
7502-7819 BRUSHWOOD	5202-5619 MOSS GLENN
7506-7514 BRUSHY COURT	7402-7411 OAK ARBOR
4202-4215 BUTTERNUT COURT	8006-8015 PARDUE COURT
7702-7848 CHALLIE	5802-5938 PAR FOUR
5602-5618 CONECREST	6003-6015 PREVIN
5602-5615 COUNCIL GROVE COURT	7603-7811 STREAMSIDE
5202-5743 COUNCIL GROVE	7210-7459 TALL PINES
5903-6043 DARKWOOD	5502-5622 TURFWOOD
7002-7534 DEEP FOREST	5907-6023 VICTORY
5902-5959 DON WHITE	5606-5623 WATER LEAF
5802-6023 GREEN FALLS	7602-7802 WHITE FIR
7503-8106 GREENLAWN	8007-8023 WRAY COURT
5807-6031 GREEN TERRACE	8003-8059 ZIMMERMAN

MAY NOT INCLUDE INDIVIDUAL HOUSES IN SECTIONS 17, 18, 19, AND 20 WHICH WERE BUILT ON LOTS PURCHASED AT A DATE LATER THAN THIS LIST WAS COMPILED.

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5600 Northwest Central, Suite 105
Houston, Texas 77092 (713) 690-1985

June 26, 1990

Comptroller of Public Accounts
C/O Mr. Harry Rogers
Exempt Organizations
Capital Station
Austin, Texas 78774

Re: Request for Exemption to pay Sales Taxes on a non-profit organization exempted from federal income taxes under Internal Revenue Code Section 501(c)(4).

Organization: Inwood Forest Community Improvement Association
Federal Identification Number: 74-1544635
Texas Charter Number: 211928
Texas Account Number: 161668

Dear Sir:

We request that Inwood Forest Community Improvement Association be granted exemption from payment of sales taxes on its purchases of goods and services in Texas.

This exemption would be based upon Inwood Forest Community Improvement Association's status as a non-profit IRC 501(c)(4) organization. The Association received the 501(c)(4) status in September 1974 and is unable to locate the determination letter. Internal Revenue Service provided a statement to the Association that it is a valid 501(c)(4) organization as of June 21, 1990. A copy of the Internal Revenue Service confirmation letter is enclosed for your review.

Thank you for your assistance.

Very truly yours,

Richard Vance
Treasurer

enclosure

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5600 Northwest Central, Suite 105
Houston, Texas 77092 (713) 690-1985

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enclosure

INWOOD FOREST C. 21

INTERNAL REVENUE SERVICE
District Director

DEPARTMENT OF THE TREASURY
1100 Commerce St., Dallas, TX 75242

INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION
5800 NORTHWEST CENTRAL DR.
SUITE 105
HOUSTON, TX 77092

Person to Contact:
EP/EU Correspondence Examiner

Telephone Number:
(214) 767-6514

Refer Reply to:
EP/EU:SPB:49500AL

Date: 6-21-90

Dear Sir or Madam:

Our records show that INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION is exempt from Federal income tax under section 501(c) of the Internal Revenue Code. This exemption was granted SEPTEMBER, 1974, and remains in full force and effect.

If we may be of further assistance, please contact the person whose name and telephone number are shown above.

Sincerely yours,

Vivian Randle

EP/EU Correspondence Examiner
VIVIAN RANDLE

INWOOD FOREST C. P. J.

INTERNAL REVENUE SERVICE
District Director

DEPARTMENT OF THE TREASURY
1100 Commerce St., Dallas, TX 75242

INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION
5600 NORTHWEST CENTRAL DR.
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Sincerely yours,

Vivian Randle

EP/EU Correspondence Examiner
VIVIAN RANDLE

Fed
Tax ID #

74-1544635



BOB BULLOCK
Comptroller

COMPTROLLER OF PUBLIC ACCOUNTS
STATE OF TEXAS
AUSTIN, 78774

July 3, 1990

Mr. Richard Vance
Inwood Forest Community Improvement Association
5600 Northwest Central, Suite 105
Houston, Texas 77092

Dear Mr. Vance:

The Inwood Forest Community Improvement Association meets the requirements for exemption as a 501(c)(4) organization effective the date of this letter. Therefore, it may issue an exemption certificate in lieu of the limited sales, excise and use tax on taxable items that relate to the purpose of the exempted organization and are not used for the personal benefit of a private stockholder or individual.

The enclosed certificate does not require a number to be valid and it may be reproduced locally in any quantity.

In the event your organization changes its name, you are required to notify us.

If your organization makes any sales of taxable items or services, it must obtain a sales tax permit, collect the tax, file reports and remit the tax as required.

If we can be of further assistance, please write to us or call toll free from anywhere in the United States at 1-800-252-5555. Our regular number is 512/463-4600.

Sincerely,

Harry F. Rogers
Exempt Organizations

HFR:SM75/dkb/1336

Enclosure

TEXAS SALES TAX EXEMPTION CERTIFICATE

Name of purchaser, firm or agency Inwood Forest Community Improvement Association	
Address (Street & number, P.O. Box or Route number) 5600 Northwest Central, Suite 105	Phone (Area code and number) (713) 690-1985
City, state, ZIP code Houston, Texas 77092	

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Seller: _____

Street address: _____ City, State, Zip code: _____

Description of items to be purchased, or on the attached order or invoice:

Purchaser claims this exemption for the following reason:

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per Texas State Comptroller of Public Accounts.**

I understand that I will be liable for payment of sales tax which may become due for failure to comply with the provisions of the state, city, metropolitan transit authority, city transit department and/or county sales and use tax laws and Comptroller rules regarding exempt purchases. Liability for the tax will be determined by the price paid for the taxable items purchased or the fair market rental value for the period of time used.

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
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
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
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
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
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The State of Texas

Secretary of State

AUG. 5, 1992

*Recd.
8/12/92*

JAMES KILPATRICK
5740 W. LITTLE YORK, STE. 349
HOUSTON ,TX 77091

RE:
INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
CHARTER NUMBER 00211928-01

THIS IS TO ADVISE YOU THAT THE ABOVE REFERENCED CORPORATION'S
REPORT REQUIRED BY ARTICLE 1396-9.01, TEXAS NON-PROFIT CORPORATION
ACT, HAS BEEN FILED IN THIS OFFICE ON THE DATE REFERENCED ABOVE.
THE CORPORATION'S CHARTER HAS BEEN REINSTATED AND THE INVOLUNTARY
DISSOLUTION SET ASIDE.

SINCERELY,

CORPORATIONS SECTION
STATUTORY FILINGS DIVISION

John Hannah Jr.
Secretary of State

REPORT
OF

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
2. It is incorporated under the laws of the State of Texas
3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
4. The name of its registered agent at such address is James Kilpatrick
5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A
6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Trea
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary
7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

**Instructions for Filing Report Pursuant to Article 1396-9.01
(Texas Non-Profit Corporation Act)**

1. The Secretary of State is authorized to require non-profit corporations to file a report pursuant to article 1396-9.01 of the Texas Non-Profit Corporation Act. The Secretary of State will mail a blank report to each Texas non-profit corporation and to each out-of-state non-profit corporation authorized to conduct affairs in Texas.
2. Each non-profit corporation should file the report with the Secretary of State within thirty days of mailing.
3. Filing Fee:
 - (a) If the report is filed within thirty days, the fee is \$5.
 - (b) If the report is not filed within thirty days, the corporation will forfeit its right to conduct affairs in Texas.
 - (c) After forfeiture of the right to conduct affairs, the fee increases by \$1 per month or part of a month for 120 days.
 - (d) If the report is not filed within the 120 day period, the corporation will be involuntarily dissolved or its certificate of authority will be revoked.
 - (e) The corporation may be relieved from the involuntary dissolution or revocation by filing the 9.01 report with a filing fee of \$25.
4. The report, in duplicate, and the appropriate filing fee should be submitted to:

Secretary of State
Corporations Section
P.O. Box 13697
Austin, Texas 78711-3697
(512) 463-5582

FILE

AGREEMENT

WHEREAS, the INWOOD FOREST CIVIC CLUB, INC., a Texas non-profit corporation, is charged with the responsibility of serving the interests of the residents and property owners of the Inwood Forest addition to Harris County, Texas; and

WHEREAS, the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, a Texas non-profit corporation, is similarly charged with the responsibility of serving the community interests of the residents and property owners of The Inwood Forest addition to Harris County, Texas; and

WHEREAS, the INWOOD FOREST CIVIC CLUB, INC., is no longer an active association; and

WHEREAS, the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION is an active organization and is presently discharging many of the responsibilities of the INWOOD FOREST CIVIC CLUB, INC.; and

WHEREAS, the INWOOD FOREST CIVIC CLUB, INC., has accumulated and is holding funds equal to or in excess of \$17,339.31; and

WHEREAS, the INWOOD FOREST CIVIC CLUB, INC., desires and intends to transfer such funds to the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, to be used only for the purposes hereinafter detailed; and

WHEREAS, the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION desires and intends to accept such funds and agrees to use the same for the purposes hereinafter detailed;

THEREFORE, the INWOOD FOREST CIVIC CLUB, INC., subject to the terms and conditions hereinafter contained, has transferred and set over unto the INWOOD FOREST COMMUNITY ASSOCIATION, and by these presents does transfer and set over unto the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, the sum of \$17,339.32, more or less.

The INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION agrees that funds will be deposited in insured accounts earning the highest available interest.

The INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION agrees that it will use such funds and interest and income therefrom for such purposes as will benefit all residents of the Inwood Forest addition to Harris County, Texas, provided, however, neither the funds nor the interest or income therefrom shall be used for any project or purpose for which maintenance fee income to the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION is currently being expended, including, without limitation, swimming pool and esplanade maintenance and operation and mosquito control.

In the event funds are expended by the INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION for any prohibited or proscribed purpose, the balance of the funds shall, on demand, be promptly returned to the INWOOD FOREST CIVIC CLUB, INC., or its successors or designated assigns.

The undersigned acknowledge and affirm that they have full authority to execute this document and to do the acts herein contained for and on behalf of their respective corporations.

This instrument is executed in multiple originals on the _____ day of _____, 1984.

INWOOD FOREST CIVIC CLUB, INC.

ATTEST:

By _____
J. W. Hargrove, President

Secretary

INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION

ATTEST"

By _____
James Kilpatrick, President

Secretary

LARGE & SCHULTZ
ATTORNEYS
6919 ANTOINE, SUITE E
HOUSTON, TEXAS 77091

ENNIS A. LARGE
1940-1980
R. MARK SCHULTZ

(713) 688-4561

February 26, 1986

Paul Meeting
7430 Deep Forest
Houston, Texas 77088

Dear Paul:

At Monday night's Deed Restriction Committee meeting, I reported on the following matters:

7911 Antoine: I have sent three letters to the tenants of the property. The owner, Phyllis Silver, is currently in Great Britain. The two tenants are women who have recently parted company. The fence is actually a dog-run that was constructed by the tenant who has moved. The tenant has agreed that, by mid-March, she will have the fence removed. I have agreed to await action until that time.

5603 Bent Bough: The Ferguson boat should, hopefully, be moved by March 10th, or shortly thereafter. We are nearing an agreement with the Court on that.

6011 Previn Court: Trial has been reset for sometime in the future.

6026 Long Lane: The Jackson matter is almost concluded. Mr. Jackson should present plans for the gazebo this week.

By copy of this letter sent to Jim Kilpatrick, I am requesting approval of the board of directors to file suit against Terry Floyd at 5926 Don White for unauthorized construction of a playhouse, unauthorized construction of a fence, and parking of a trailer in public view. Two letters have been sent. No response has been received. I am also requesting authorization to file suit against Dietrich at 5826 Arncliffe for unauthorized construction of a fence. Two letters have been sent. No response has been received. Attached hereto, you will find guidelines for satellite dishes. These guidelines are a result of a conference held by deed restriction attorneys which I attended and help organize. This model is applicable for restrictions in all subdivisions in which the restrictions are silent as to

Paul Meeting
February 26, 1986
Page 2

satellite dishes. I recommend that the Architectural Control Committee adopt these guidelines as official policies for dealing with satellite dishes. I will be prepared to discuss this fully at the next Deed Restriction Committee meeting and at the board meeting.

If you have any questions, please contact me.

Very truly yours,

R. Mark Schultz

RMS/ms

cc: Jim Kilpatrick

ARCHITECTURAL CONTROL COMMITTEE

SATELLITE RECEIVING DISH POLICY

As to each and every residential lot on which a fence of a height of four feet (4') or more is permitted, a satellite receiving dish shall be permitted to be placed in a fenced lot area, provided that (a) the fence shall be of solid construction and (b) no portion of the satellite receiving dish shall at any time extend above the fence line.

As to each and every resident lot on which a fence of a height of four feet (4') or more is not permitted, a satellite receiving dish shall be permitted to be placed in the rear lot area provided that (a) the dish does not exceed the roof line of the residence on the lot, (b) the dish is not visible from the street in front of the structure, and (c) placement is approved by the Architectural Control Committee. Placement shall be approved if each of the foregoing conditions are satisfied and if the dish is so situated as to cause the least obstruction to the view of the immediate neighbors. The Architectural Control Committee may condition its approval upon placement and maintenance of shrubs or structures around the satellite receiving dish.



INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION

February 14, 1986

BURGLARY UPDATE FROM HOUSTONIANS ON WATCH AND SECURITY PATROL
PROGRAMS

THE GREAT NEWS:

We mentioned our upcoming Inwood Forest Community Awareness and Safety Fair in the recent IFCIA Newsletter. Now here is the scoop!!

<u>Where</u>	Inwood Elementary School Cafeteria
<u>When</u>	Saturday, March 22, 1986
<u>Time</u>	11 a.m. to 4 p.m.

Mark your calendars and plan to bring the entire family. The Fair is dedicated to bringing community groups, whose sole purpose is to bring a better quality of life to us, right to our doorsteps to make it easy for you to browse through the displays and pick up literature about subjects that might be timely and dear to you. Each group will have a representative on hand to visit with you on a one-to-one basis and to answer all your questions. The Fair is being sponsored by your Inwood Forest Community Improvement Association and your Houstonians on Watch and Security Patrol Programs. We are arranging this opportunity for you, Folks, and your turn out and participation by just taking advantage of this occasion will make it a stunning success!!!

We hope to see you there!!

THE NOT-SO-GREAT NEWS:

We are sorry to report some more incidences as follows:

7200 Block of Tall Pines - 12/31/85 at 12 noon - Break in occurred with brick through back bedroom window. Intruder observed. Is tall and slim with long dark hair. Was wearing dark clothes. Took VCR equipment and a few guns. Left other guns behind. Police were contacted and were dispatched to scene.



INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION

2

5900 Block of Par Four - 12/31/85 - Automobile left running and was stolen. Relatives loaded car with Christmas gifts and luggage. Went back into home to say "goodbye". When they went back outside, their automobile was gone. As of this writing and to my knowledge, the automobile has still not been recovered.

4300 Block of Birchcroft - 1/24/86 @ 2 p.m. - Break in occurred. 5 boys observed. One long blonde-haired boy who was observed is seen often visiting the next-door neighbor. Entry was through the window in the den. Taken were six guns (rifles, shotgun), gold rings, VCR equipment, and a radio. No vehicle was observed. Police were contacted at 2:50 p.m. and arrived at the scene at 3:30 p.m. The neighbors had observed the boys go over the back fence. A piece of fabric was on the fence and footprints were observed in the garden. Police advised that you actually have to see a person carrying items out of the home in order to have a legitimate "case".

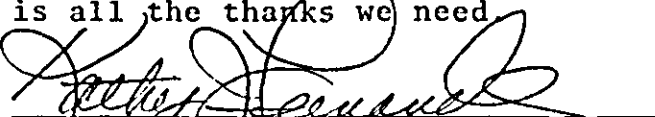
Gum Grove - 1/29/86 - A Trans-Am vehicle was abandoned on Alabonson. Young man observed running into area of Gum Grove and Black Maple. Police were contacted and four or five police cars and a helicopter were dispatched.

6000 Block of Black Maple - 1/29/86 - 1986 Cutlass belonging to a policeman was towed away. Visible tow marks.

7800 Block of Greenlawn - 2/6/86 @ 5 p.m. - Alarm going off from 5 p.m. to 6 p.m. and front door was open. One of our Patrollers informed Ms. Vickie Smith who called the police. Police came to scene. Ms. Barbara Bates, Inwood Connection, followed up with another call to the Police.

A REMINDER:

Please don't forget our INWOOD FOREST COMMUNITY AWARENESS AND SAFETY FAIR!! Our (your) committee members are doing all this for you. Your participation by attending is all the thanks we need.


Kathy J. Fernandez 448-3391
Chairman

Section Captain (Telephone #)


Rita Lord 448-3357
Block Captain (Telephone #)

Dear City of Houston Recycling Participants:

Houston is moving forward in expanding its recycling program and simultaneously making it more economically and environmentally sound. We are pleased to announce that Bi-Weekly Curbside Collection will now be provided to over 98,000 homes. On July 18, 1994 the City will begin to systematically phase in participants of the Green Bin Pilot, Southwest Blue Bag and Expansion Programs into the **BI-WEEKLY CURBSIDE RECYCLING PROGRAM.**

By converting to bi-weekly collection, the City will be on sound footing economically, increasing productivity, without increasing overall operating costs. We can maintain the convenience of curbside recycling and provide it for more Houstonians at costs that are more competitive with other (less convenient) methods of recycling.

Environmentally, we move towards closer compliance with the requirements of the Clean Air Act, whose guidelines require waste haulers to reduce the number of vehicle miles and pollution levels of their fleets.

To help you become accustomed to your new schedule, a 12-month calendar appears on the reverse side of this leaflet. Your bi-weekly collection days have been shaded. Please post it in a convenient location for future reference. This schedule applies to recycling services only!

Thank you for your continued support... and welcome to Houston's Bi-Weekly Curbside Recycling Program!

HELPFUL RECYCLING HINTS!

- * Mark your address on your bin using a permanent marker.
- * Place your bin on the curb in front of your house, not the side street.
- * Place your bin in plain view, not behind parked vehicles, trees, or trash bags.
- * If extra bin space is needed, use a paper bag. Do not use plastic bags to separate recyclables.
- * Place used motor oil in a screw-top container next to your recycling bin. Its original container or a plastic water jug is preferable.
- * If you plan to be out-of-town on your next pick up day, or you have an excess of materials, the Westpark Consumer Recycling Center located at 5815 Southwest Freeway is available for drop off services.

UNACCEPTABLE MATERIALS: plastic bags, computer paper, mail, string binding material, rubber bands; aluminum foil or pie plates; styrofoam, plastic butter tubs and bowls; used motor oil stored in bleach, detergent or antifreeze bottles; *and any other item not shown or listed in your curbside recycling brochure.*

ALL UNACCEPTABLE ITEMS WILL BE LEFT IN YOUR BIN!

**RECYCLING HOTLINE
865-4201**

PRINTED ON RECYCLED PAPER

1994/95 Biweekly Recycling Schedule

YOUR RECYCLING PICK UP IS ON THE SHADED

THURSDAY (EXCEPT ON CITY HOLIDAYS)

JULY 1994						
S	M	T	W	T	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

AUGUST 1994						
S	M	T	W	T	F	S
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

SEPTEMBER 1994						
S	M	T	W	T	F	S
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	

OCTOBER 1994						
S	M	T	W	T	F	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29

NOVEMBER 1994						
S	M	T	W	T	F	S
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13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30			

DECEMBER 1994						
S	M	T	W	T	F	S
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

JANUARY 1995						
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22	23	24	25	26	27	28
29	30	31				

FEBRUARY 1995						
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12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28				

MARCH 1995						
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APRIL 1995						
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MAY 1995						
S	M	T	W	T	F	S
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7	8	9	10	11	12	13
14	15	16	17	18	19	20
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28	29	30	31			

JUNE 1995						
S	M	T	W	T	F	S
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11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	

○ 1994 CITY HOLIDAY: NO RECYCLING COLLECTION. PLEASE REFER TO YOUR LOCAL NEWSPAPER FOR 1995 HOLIDAY COLLECTION.

SOLID WASTE MANAGEMENT HELPFUL HINTS

One day each month, residents can dispose of large household items such as furniture and appliances through the heavy trash pick-up service. This service is not available to businesses, vacant lots, or unoccupied residences. The schedule for heavy trash service in your area is provided on the reverse side of this card.

LIMITATIONS: Building materials such as lumber, shingles, siding, insulation, brick, and plaster, in addition to dirt, sand, gravel, large automobile parts, automobile tires, and hazardous waste will not be collected by Heavy Trash. Debris of this type must be disposed of by the owner. A partial list of tire processors who will accept automobile tires is provided on the reverse side of this card.

HEAVY TRASH PLACEMENT REQUIREMENTS: Material to be collected by Heavy Trash should be placed adjacent to the front curb, in a location which can be easily accessed by the collection vehicle. The material must not be placed in an alley, a street, on the sidewalk or other right-of-way, or in any manner which would interfere with vehicular or pedestrian traffic.

PLACEMENT TIMES: Heavy trash may be placed for collection between the hours of 6:00 p.m. the Sunday before, and 7:00 a.m. on the scheduled collection day. **NOTE:** Residents in violation of placement times are subject to be fined.

GRASS CLIPPINGS: Consider recycling as an alternative disposal method whenever possible. Grass clippings can be re-used as a lawn fertilizer. For more information, please call 865-4201.

Residents may also dispose of heavy trash at one of the City's three, free depository facilities. Locations: 4100 Eastex Freeway at Des Chaumes, 9200 Lawndale, and 5100 Sunbeam. Please call 928-6257 for information on hours of operation and restrictions.

SOLID WASTE MANAGEMENT AVISOS PARA SU AYUDA

Un día al mes, residentes pueden deshacerse de artículos domésticos grandes como muebles y aparatos eléctricos por medio del servicio de recolección de basura pesada. Este servicio no es disponible para negocios, lotes o residencias deshabitadas. El itinerario del servicio de basura pesada para su área lo encontrará en la parte de atrás de esta hoja.

LIMITACIONES: Materiales para construcción, como madera, aislamiento, ladrillos, y yeso, así como tierra, arena, lastre, partes grandes de automóviles, llantas, y materiales peligrosos no los recogerá el servicio de basura pesada. Desechos de este tipo son responsabilidad del propietario y deben ser botados por su propietarios. Una lista parcial de procesadoras de llantas la encontrará en la parte de atrás de la hoja.

REQUISITOS: La basura pesada debe ponerse enseguida de la cuneta (caño) al frente de la acera, en un lugar donde sea fácil de recoger para el vehículo de basura a la hora de la recolección. El material no debe poner en un callejón, la calle, en la acera o acera donde obstaculice el tráfico de peatones, o de otra manera que pueda interferir con el paso de vehículos o peatones.

HORAS DE RECOLECCIÓN: La basura pesada debe ponerse afuera entre las 6:00 p.m. del Domingo antes, y 7:00 a.m. del día de la recolección. **NOTA:** Residentes en violación del horario están sujetos a pagar una multa.

EL ZACATE (Césped): Considere reciclar al zacate (césped) como un método alternativo siempre que sea posible. El zacate o césped puede ser reusado como fertilizante. Para más información llame al 865-4201.

También, usted puede deshacerse de su basura pesada llevándola a uno de los tres depósitos de basura de la ciudad, que son gratis. Los depósitos están: 4100 Eastex Freeway a Des Chaumes, 9200 Lawndale, y 5100 Sunbeam. Por favor llame al 928-6257 para más información sobre las horas de operación y de las restricciones.



HOUSTON'S
RESIDENTIAL
HEAVY TRASH COLLECTION
NORTH

Your Heavy Trash collection day
is the ~~4~~ **TUESDAY**
EFFECTIVE of each Month **JUL 1 1994**

1994

JANUARY	APRIL	JULY	OCTOBER
S M T W T F S 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	S M T W T F S 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	S M T W T F S 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	S M T W T F S 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31
FEBRUARY	MAY	AUGUST	NOVEMBER
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MARCH	JUNE	SEPTEMBER	DECEMBER
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31

**TIRE
PROCESSORS**

Southwest Houston
Beechnut Tire Service
12100 Beechnut Street
Houston, Texas 77002
713/933-2222

Southeast Houston
Quantum Tech., Inc.
8660 Scranton Street
Houston, Texas 77075
713/941-2823

City Depositories:
4100 Eastex Freeway
at Des Chaumes
713/672-1025

Northwest Houston
Tire Recyclers, Inc.
3615 West 12th Street
Houston, Texas 77008
713/862-7691

Northeast Harris County
Waste Recovery, Inc.
5302 Wade Road
Houston, Texas 77052
713/424-4380

9200 Lawndale
713/926-1247

5100 Sunbeam
713/738-1936

Any questions
pertaining to service, call **699-1114**



OFFICE OF THE SECRETARY OF STATE

CERTIFICATE OF INCORPORATION
OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.
CHARTER NO. 211928

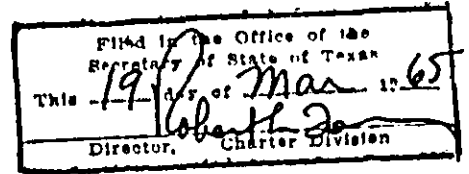
The undersigned, as Secretary of State of the State of Texas, hereby certifies that duplicate originals of Articles of Incorporation for the above corporation duly signed and verified pursuant to the provisions of the Texas Non-Profit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY the undersigned, as such Secretary of State, and by virtue of the authority vested in him by law, hereby issues this Certificate of Incorporation and attaches hereto a duplicate original of the Articles of Incorporation.

Dated March 19th, 1965

Crawford C. Martin
Secretary of State





ARTICLES OF INCORPORATION

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

We, the undersigned natural persons of the age of twenty-one (21) years or more, at least two of whom are citizens of the State of Texas, acting as incorporators of a corporation under the Texas Non-Profit Corporation Act, do hereby adopt the following Articles of Incorporation for such corporation.

ARTICLE I.

The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.

ARTICLE II.

The corporation is a non-profit corporation.

ARTICLE III.

The period of its duration is perpetual.

ARTICLE IV.

The purpose or purposes for which the said corporation is organized are civic and social, for the benefit and betterment of the residents and property owners of INWOOD FOREST, a residential development in Harris County, Texas.

ARTICLE V.

The street address of the initial registered office

of the corporation is Route 3, Box 1388-1, Houston, Texas, and the name of its initial registered agent at such address is Glenn W. Loggins.

ARTICLE VI.

The number of directors constituting the initial Board of Directors of the Corporation is three (3) and the names and addresses of the persons who are to serve as the initial directors are:

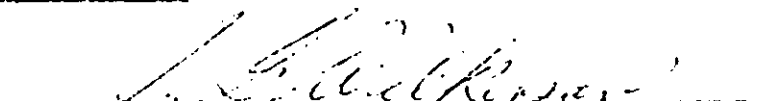
<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9203 Bonhomme Road., Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

ARTICLE VII.

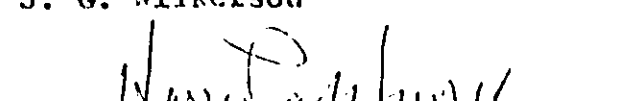
The name and address of each incorporator is:

<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9242 Blankenship, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas


IN WITNESS WHEREOF, we have hereunto set our hands
this 10th day of MARCH, 1965.



J. G. Wilkerson



Harry P. Hewell



Glenn W. Loggins

THE STATE OF TEXAS)

COUNTY OF HARRIS)

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of MARCH, 1965, personally appeared J. G. WILKERSON, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Barbara J. Wilson
Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS)

COUNTY OF HARRIS)

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of MARCH, 1965, personally appeared HARRY P. HEWELL, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Barbara J. Wilson
Notary Public in and for
Harris County, T E X A S

THE STATE OF TEXAS)

COUNTY OF HARRIS)

I, the undersigned authority, a Notary Public in and for Harris County, Texas, do hereby certify that on this 1st day of MARCH, 1965, personally appeared GLENN W. LOGGINS, who being by me first duly sworn, declared that he is one of the persons who signed the foregoing document as an incorporator, and that the statements therein contained are true.

IN WITNESS WHEREOF, I have hereunto set my hand and seal the date and year first above written.

Barbara J. Wilson
Notary Public in and for
Harris County, T E X A S

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5600 Northwest Central, Suite 105
Houston, Texas 77092 (713) 690-1985

June 26, 1990

Comptroller of Public Accounts
C/O Mr. Harry Rogers
Exempt Organizations
Capital Station
Austin, Texas 78774

Re: Request for Exemption to pay Sales Taxes on a non-profit organization exempted from federal income taxes under Internal Revenue Code Section 501(c)(4).

Organization: Inwood Forest Community Improvement Association
Federal Identification Number: 74-1544635
Texas Charter Number: 211928
Texas Account Number: 161668

Dear Sir:

We request that Inwood Forest Community Improvement Association be granted exemption from payment of sales taxes on its purchases of goods and services in Texas.

This exemption would be based upon Inwood Forest Community Improvement Association's status as a non-profit IRC 501(c)(4) organization. The Association received the 501(c)(4) status in September 1974 and is unable to locate the determination letter. Internal Revenue Service provided a statement to the Association that it is a valid 501(c)(4) organization as of June 21, 1990. A copy of the Internal Revenue Service confirmation letter is enclosed for your review.

Thank you for your assistance.

Very truly yours,

Richard Vance
Treasurer

enclosure

INWOOD FOREST C. '1

INTERNAL REVENUE SERVICE
District Director

DEPARTMENT OF THE TREASURY
1100 Commerce St., Dallas, TX 75242

INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION
5600 NORTHWEST CENTRAL DR.
SUITE 105
HOUSTON, TX 77092

Person to Contact:
EP/EU Correspondence Examiner

Telephone Number:
(214)767-6514

Refer Reply to:
EP/EU:SPB:4950UAL

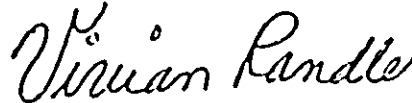
Date:6-21-90

Dear Sir or Madam:

Our records show that INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION is exempt from Federal Income tax under section 501(c) of the Internal Revenue Code. This exemption was granted SEPTEMBER, 1974, and remains in full force and effect.

If we may be of further assistance, please contact the person whose name and telephone number are shown above.

Sincerely yours,



EP/EU Correspondence Examiner
VIVIAN RANDLE



OFFICE OF THE SECRETARY OF STATE

CERTIFICATE OF INCORPORATION
OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.
CHARTER NO. 211928

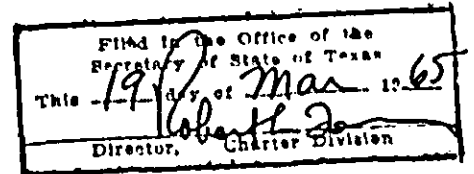
The undersigned, as Secretary of State of the State of Texas, hereby certifies that duplicate originals of Articles of Incorporation for the above corporation duly signed and verified pursuant to the provisions of the Texas Non-Profit Corporation Act, have been received in this office and are found to conform to law.

ACCORDINGLY the undersigned, as such Secretary of State, and by virtue of the authority vested in him by law, hereby issues this Certificate of Incorporation and attaches hereto a duplicate original of the Articles of Incorporation.

Dated March 19th, 1965.

Crawford C. Martin
Secretary of State





ARTICLES OF INCORPORATION

OF

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

We, the undersigned natural persons of the age of twenty-one (21) years or more, at least two of whom are citizens of the State of Texas, acting as incorporators of a corporation under the Texas Non-Profit Corporation Act, do hereby adopt the following Articles of Incorporation for such corporation.

ARTICLE I.

The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION.

ARTICLE II.

The corporation is a non-profit corporation.

ARTICLE III.

The period of its duration is perpetual.

ARTICLE IV.

The purpose or purposes for which the said corporation is organized are civic and social, for the benefit and betterment of the residents and property owners of INWOOD FOREST, a residential development in Harris County, Texas.

ARTICLE V.

The street address of the initial registered office

of the corporation is Route 3, Box 1388-1, Houston, Texas, and the name of its initial registered agent at such address is Glenn W. Loggins.

ARTICLE VI.

The number of directors constituting the initial Board of Directors of the Corporation is three (3) and the names and addresses of the persons who are to serve as the initial directors are:

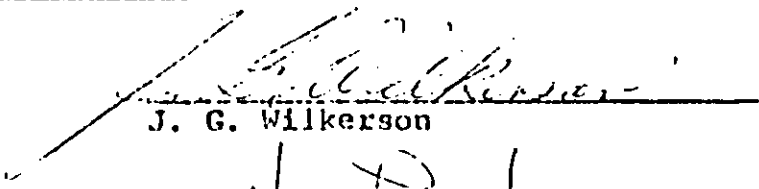
<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9203 Bonhomme Road., Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

ARTICLE VII.

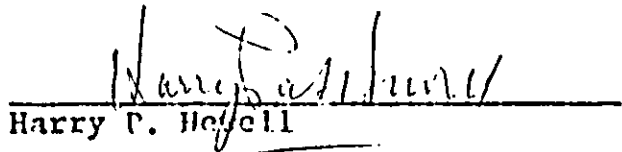
The name and address of each incorporator is:

<u>Name</u>	<u>Address</u>
J. G. Wilkerson	9242 Blankenship, Houston, Texas
Harry P. Hewell	Route 3, Box 1388-1 Houston, Texas
Glenn W. Loggins	Route 3, Box 1388-1 Houston, Texas

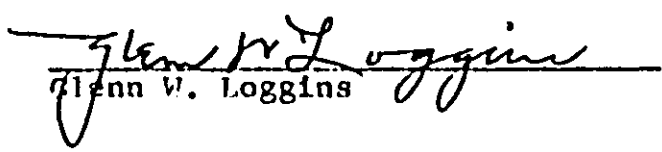
IN WITNESS WHEREOF, we have hereunto set our hands
this 10th day of March, 1965.



J. G. Wilkerson



Harry P. Hewell



Glenn W. Loggins

THE STATE OF TEXAS I

COUNTY OF HARRIS I

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[Signature]
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Harris County, T E X A S

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Harris County, T E X A S

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[Signature]
Notary Public in and for
Harris County, T E X A S

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
5600 Northwest Central, Suite 105
Houston, Texas 77092 (713) 690-1985

June 26, 1990

Comptroller of Public Accounts
C/O Mr. Harry Rogers
Exempt Organizations
Capital Station
Austin, Texas 78774

Re: Request for Exemption to pay Sales Taxes on a non-profit organization exempted from federal income taxes under Internal Revenue Code Section 501(c)(4).

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Texas Charter Number: 211928
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Thank you for your assistance.

Very truly yours,

Richard Vance
Treasurer

enclosure

INTERNAL REVENUE SERVICE
District Director

DEPARTMENT OF THE TREASURY
1100 Commerce St., Dallas, TX 75242

INWOOD FOREST COMMUNITY
IMPROVEMENT ASSOCIATION
5600 NORTHWEST CENTRAL DR.
SUITE 105
HOUSTON, TX 77092

Person to Contact:
EP/EU Correspondence Examiner

Telephone Number:
(214)767-6514

Refer Reply to:
EP/EU:SPB:49500AL

Date:6-21-90

Dear Sir or Madam:

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If we may be of further assistance, please contact the person whose name and telephone number are shown above.

Sincerely yours,

Vivian Randle

EP/EU Correspondence Examiner
VIVIAN RANDLE

9/28 Jcall SS
IFC1A
Quarter # 002 11 92X/01

Reinstated Aug 5, 1992

Report req. by Int.

1396-9.01

TX-NuP-Cy Dir

Arts
all
amends
all copy r.a.

ad
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copy

Int. March 65

#5

6 amend ment.

Reinstatement

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1 involuntary

#23

Reinstated 901 report

#002 May 27, 1993

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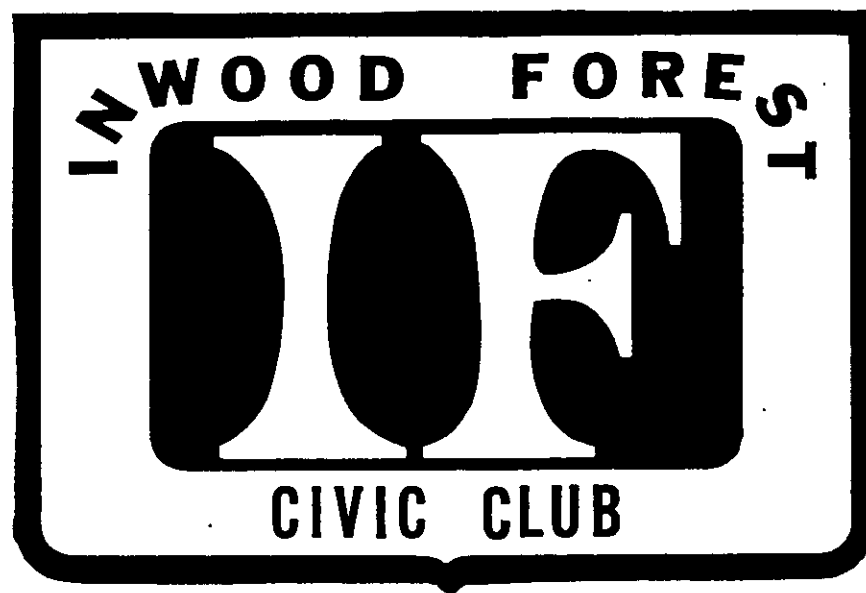
**OFFICE OF THE SECRETARY OF STATE
CORPORATIONS SECTION
P.O. BOX 13697
AUSTIN, TEXAS 78711-3697**

REQUEST FOR CORPORATE FORMS

REQUEST taken by _____ Phone _____ Letter _____ Date _____

JoAnne Ferguson
5603 Bent Bough Lane
Houston, Texas 77088

	Profit	NP	PC	PA	LLC	LPS
Organization/Formation Summary	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Foreign Registration/CA	<input type="checkbox"/>	<input type="checkbox"/>	Prof. Leg.		<input type="checkbox"/>	<input type="checkbox"/>
Amended Certificate of Authority	<input type="checkbox"/>				<input type="checkbox"/>	
Withdrawal	<input type="checkbox"/>	<input type="checkbox"/>			<input type="checkbox"/>	
Dissolution	6.06 <input type="checkbox"/> 6.01 <input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>	
Correction	<input type="checkbox"/>	Corporate/LLC				<input type="checkbox"/>
Name Reservation	<input type="checkbox"/>	Corporate			<input type="checkbox"/>	<input type="checkbox"/>
Name Registration	<input type="checkbox"/>	Corporate			<input type="checkbox"/>	<input type="checkbox"/>
Reg. Agent Resignation	<input type="checkbox"/>	Corporate			<input type="checkbox"/>	<input type="checkbox"/>
Reinstatement	<input type="checkbox"/>	Corporate			<input type="checkbox"/>	
CRO <input type="checkbox"/> Profit, PC, & PA <input type="checkbox"/> NP <input type="checkbox"/> LLC <input type="checkbox"/> LPS						
<input type="checkbox"/> Assumed Name	<input type="checkbox"/> LPS - Amendment Adopting TRLPA					
<input type="checkbox"/> Abandonment of Assumed Name	<input type="checkbox"/> PA Annual Statement					
<input type="checkbox"/> Non-Profit 9.01 Rept.	<input type="checkbox"/> Foreign Bank/Trust (Probate Code)					
<input type="checkbox"/> Trademark Application	<input type="checkbox"/> Weekly Update (Sample)					
<input type="checkbox"/> Trademark Renewal	<input type="checkbox"/> SOSDA Information					
<input type="checkbox"/> Trademark Assignment	<input type="checkbox"/> Fee Schedule					
<input type="checkbox"/> RLLP Application	<input type="checkbox"/> RLLP Renewal					
<input type="checkbox"/> Revocation of Dissolution	<input type="checkbox"/> Stmt. of Delayed Effective Cond.					



DIRECTORY
1980

SUNDAY BLUE JEAN BRUNCH



**If'll knock
your socks off.**

The food is fancy. You don't have to be. Every Sunday sit back and enjoy the sounds of the '60's, and savor our Eggs Benedict. Mouth-watering Quiche. Carved Roast. Succulent Seafood. Your favorite eggs, bacon, sausage. And fresh baked breads and bagels. And of course all the champagne you can drink.

Sunday 10:30 am - 2:30 pm

When Marriott does it, they do it right.

Houston Marriott Brookhollow

3000 N. Loop West
Houston, Tex. 77092
688-0100



- PRIME RIB PLUS A SECOND ENTREE • CRAB & SEAFOOD CREPES
- AU GRATIN POTATOES • CHERRY & CHEESE BLINTZES
- A MAJESTIC SALAD BUFFET • DESSERT DELIGHTS FIT FOR ROYALTY

FRIDAY & SATURDAY 6:00 - 10:00 P.M.

When Marriott does it, they do it right.

Houston Marriott Brookhollow

3000 N. Loop West, Houston Tex. 77092. (713) 688-0100

BLUE JEAN WEEKEND

\$29.95*

If'll knock your socks off.

Our accommodations are fancy. You don't have to be. Every weekend, kick off your shoes, slip into your favorite blue jeans, and relax at Houston's most luxurious new hotel...

The MARRIOTT BROOKHOLLOW. Spend the day shopping. The Northwest Mall and Galleria are both nearby. Take in a show, a concert, or the theatre. All Houston's attractions are only a few minutes away. Check into a deluxe room any Friday, Saturday, or Sunday for only \$29.95 plus tax per couple. That's more than 50% off our regular rate. And to highlight your stay, try our Royal Feast dinner buffet, or our hountiful Blue Jean Brunch on Sunday.

Both at KATIE'S our exciting restaurant and lounge. Advanced reservations required, subject to availability.

*PER COUPLE PER NIGHT PLUS TAX

When Marriott does it, they do it right.

Houston Marriott Brookhollow

3000 N. Loop West
Houston, Tex. 77092
688-0100

Want to Sell Your Home FAST?

Century 21 COURTESY & CO.
We're the Neighborhood
Professionals.™

683-8361

GOLD MARKET ANALYSIS CERTIFICATE

Good for one market evaluation of your home

Bearer is entitled to a market value analysis of his residential property by a CENTURY 21 agent. Return this certificate or call for an appointment.

Issued by: Your Area Specialist for Inwood

CENTURY 21 Courtesy and Company

5018 A Antoine, Phone: 683-8361

This offer is good indefinitely. Retain this valuable certificate with your household documents.

Century 21
We're the Neighborhood
Professionals.™

Each office is independently
owned and operated.

 EQUAL HOUSING OPPORTUNITY

If your property is currently listed with a real estate broker, please disregard this offer. It is not our intention to solicit the offerings of other real estate brokers. We are happy to work with them and cooperate fully.

SUNDAY BLUE JEAN BRUNCH



**If'll knock
your socks off.**

The food is fancy. You don't have to be. Every Sunday sit back and enjoy the sounds of the '60's, and savor our Eggs Benedict. Mouth-watering Quiche. Carved Roast, Succulent Seafood. Your favorite eggs, bacon, sausage. And fresh baked breads and bagels. And of course all the champagne you can drink.

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PER COUPLE PER NIGHT PLUS TAX

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Houston Marriott Brookhollow

3000 N. Loop West
Houston, Tex. 77092
688-0100

SELLING A HOME TODAY IS NO JOB FOR THE NOVICE.



A few simple questions would demonstrate our point. Try to answer them: a) What is the best method to price a home? By income, cost, or competitive market analysis? b) Is the buyer to furnish a credit report? c) Is the appraisal of a home's value based on assessed valuation? d) Is it a mistake when showing a home to ask the buyers to imagine their furniture in the rooms? If you've found even one of these problems difficult to answer, perhaps the knowledge and experience of a Neighborhood Professional™ would be helpful. To us, because of our training, they're just a few simple questions. Call your Neighborhood Professional today for the answers.



Call for our "21 Reasons"™ brochure

Century
21
COURTESY & CO.

We're the Neighborhood Professionals.™

5018A ANTOINE

683-8361

"A COMMUNITY WORTH LIVING IN IS WORTH WORKING FOR"

BOARD OF DIRECTORS

1980 - 1981

KEN COLE, President	447-0813
GLADYS RODRIGUEZ, Vice President	448-0683
JOYCE LOFGREN, Recording Secretary	445-4091
BUDDY HARGROVE, Treasurer	445-2959
BILL PAGE, Assistant Treasurer	445-0987
JUDY IVERSON, Houstonians on Watch	447-6704
MARTI MASON, Publicity	445-5812
MARTHA RIFE, Newsletter	447-2818
CATHI STANSBERRY, Community Development	445-1464
BILL LLOYD, Membership	447-4368
JOHN BOTT, Ways and Means	931-3721
FREDA THOMPSON, Presidential Advisor	445-3814

INWOOD FOREST CIVIC CLUB
BOOSTERS

1980-1981

Century 21 Helen Gasaway
6310 Antoine
683-8624

Cole & Cole CPA's
13201 N. W. Fwy, Suite 516
462-7308

First City Bank of Inwood
6926 Antoine
658-5200

Century 21 Inwood Group
8222 Antoine
445-3040

Inwood Forest Shell
Randy Pachar, Owner
4540 W. Little York
448-0870

Red Carpet Jackson-Hooker
7030 Antoine
445-7777

Reflections Hairstyling Salon
Chuck Hunsinger
11534 Northwest Freeway
688-6576

State Farm Insurance
Bill Wilson, Agent
6919 Antoine
688-6060

LETTER FROM THE PRESIDENT

The Board of Directors of the Inwood Forest Civic Club desires to thank Inwood Forest Civic Club Boosters as named on page two of the directory for their support of the Club and community. Also, the Board desires to thank all local businesses who have assisted us in fund raising activities and newsletter publications. In addition, the Board desires to thank all advertisers who have contributed to the success of this directory.

Last but not least the Board desires to individually recognize the following realtors from Century 21 Courtesy & Co. for their unstinting efforts in the compilation and publication of this directory: Mary Jane Beisert, Donnie Chang, Carietta Gentry, Linda McGee, Nelda McQuary, Lucy Todd, and Freda Thompson.

Kenneth Cole, President
Inwood Forest Civic Club

INWOOD FOREST CIVIC CLUB

PURPOSE:

To respond to community needs and issues in a fashion that will promote and enhance the welfare of all residents.

ACCOMPLISHMENTS:

1. Development of the Northwest Coalition of Civic Organizations and sponsorship of Inwood Forest membership in the "NWCCO." ("NWCCO" represents 30,000 homeowners in the northwest area of the city and is dedicated to improving north-south traffic flow, crime prevention and flood control in our area. In addition, the "NWCCO" supports an increase to the existing number of parks and recreational facilities in our area as well as an upgrading of the quality of existing facilities in our area.)
2. Protest of the proposed Northwest Sludge Treatment Plant on North Houston Rosslyn Road. (The Civic Club has been advised by Councilman McKaskle that the City Public Works Department will look for an alternate site and that the original site will be turned over to the City Parks Department for park development.)
3. Protest in concert with the IFCIA of the proposed Sewage Treatment Plant in Inwood Forest.
4. Annual Garage/Flea Market Sale. (The Civic Club sponsors this activity for three reasons: (1) community deed restrictions prohibit advertising of garage sales on esplanades, sign posts, lawns, etc., and the Civic Club wishes to provide an opportunity for those residents desiring to sell personal effects to do so in a properly advertised environment without violation of deed restrictions; (2) the Civic Club believes that isolated garage sales held throughout the year detract from our community image and that a coordinated annual activity will be more beneficial to the community image; and (3) the activity is used by the Civic Club to raise funds.)
5. Annual Inwood Forest Fall Social. (The Civic Club sponsors the social for the purpose of allowing residents to meet their neighbors.)
6. Support of the T. C. Jester Cut-Through. (Civic Club board members have met with Councilman Larry McKaskle to endorse the project, which is currently being fought by residents in the area adjoining the proposed bridge over White Oak Bayou.)
7. Monthly Inwood Forest Civic Club Newsletter. (To maintain contact with residents and to inform residents on those topics impacting on the community life style.)
8. Protest of Undesirable business activity (A closed meeting with the business owner, a financial backer, a representative of the Civic Club and representatives of the CIA appears to have produced a solution to the problems encountered by adjacent residents.)

9. Sponsorship of Houstonians on Watch (HOW). (Although the Civic Club has encountered problems in fully implementing this crime prevention program which has been successful in other areas of the City, the Civic Club is determined to have the best program in the City to counter both rising vandalism and theft incidents in the community.)
10. Protest of Texas House Bill 818 regarding subdivision replats. (In concert with the Texas Coalition of Neighborhood Associations, the Civic Club voiced its disapproval of the original bill which would have essentially destroyed the integrity of all Texas community deed restrictions. Ultimately a compromise version of the bill was sent to the Texas Senate but failed to reach the Senate floor by the end of the 1979 legislative session.)
11. Annual Inwood Forest Telephone Directory. (Provided by the Civic Club as a service to the community. It includes a criss-cross reference, fire and police numbers, Civic Club board member numbers, etc.)
12. Sponsorship of the Northwest Palmer Drug Abuse Program satellite. (The Civic Club made a contribution to the "PDAP" program for the purpose of assisting in juvenile drug treatment in our area of the City.)
13. Contributions to the Inwood Forest Garden Club. (The Civic Club has made contributions to the Garden Club for neighborhood beautification and sponsorship of Garden Club awards to individual residents for outstanding yards.)
14. Periodic Membership Meetings featuring guest speakers discussing subjects of topical interest.

GOALS:

1. Voter Registration drive to improve community political clout.
2. Studies for determination of community interest and financial constraints in acquiring land and building tennis courts and/or a club house.
3. Obtaining better enforcement of leash laws in the community.
4. Working with the Houston Metropolitan Transit Authority to obtain closer access to public transportation for community residents.
5. To combat litter in the community by working with volunteer associations such as Boy Scouts of America, etc.
6. To fight community lethargy and apathy that results in the attitude: "You can't fight City Hall or let George do it."
(The Civic Club believes that we can fight City Hall; and furthermore we believe that George has enough on his shoulders and therefore we want you to shoulder a load and be a participant - not a watcher.!)
7. 100% community membership and participation in the Inwood Forest Civic Club.

The following steps are required to make this program effective:

1. Adequate locks and bolts on all dooors.
2. Sufficient outside lighting around your home.
3. Do not give information over the phone.
4. Teach your children not to open doors when you are unable to answer.
5. Vary your schedule as much as possible. (Try to avoid a rigid routine)
6. Alert a neighbor when you have a babysitter.
7. Have your children call home when they have reached their destination and before they leave to return home.
8. When you are returning home alone notify soemone that you have arrived safely.
9. Have all valuables engraved with your Texas driver's license number.
10. Record serial number of all valuables.
11. Alert your neighbors (preferably 2 or 3) to watch your home while it is empty. Let them know your work schedule, overnight outings and vacations.
12. The following suggestions are hints for vacation leaves:
 - a. Give one neighbor a key to your home.
 - b. Notify preferably 3 neighbors - one next to home, across the street and one behind.
 - c. Tell your neighbors if you expect someone to come to your home and give details.
 - d. Make an empty house look like someone is home: use a radio and 2 timers - time one in living room from dusk to bedtime and one in the bedroom one minute later for a shorter period. Have a neighbor switch the timer from living room to another room while you are away.
 - e. About every 3 days have a neighbor open or close drapes to change appearance.
 - f. Have a neighbor pick up all delivered mail and newspapers.
 - g. If something looks suspicious, or an unknown person is around the house, etc., neighbor should notify sheriff's office of possible burglary and give exact address.
13. Have a scratch pad handy to jot down a license number and description of any strange vehicles in your area. Also, include date and time of event.

Security Committee

A security committee, headed by the security chief, includes a representative from each block of Inwood Forest. The committee selects Block Captains for groups of 10-15 homes. The block captains contact each homeowner in their areas and invite the property owners to a meeting where they are instructed on properly securing homes and how to react to suspicious activities in the neighborhood.

If you are a victim of theft or vandalism, call the crime prevention unit at 222-5252 to inform the police of the incident and to receive a case number.

Report all suspicious activity and crime to your block captain or block representative who should in turn call the security chief.

The security chief acts as the liaison to the police dispatcher (this limits the number of incoming calls to the station.) The chief also keeps records in writing of all crime in the neighborhood. Written records provide feedback for police and the community in future crime control.

Security Chief: Judy Iverson 447-6704

	<u>Name</u>	<u>Address</u>	<u>Phone</u>
Section 1 Representative:			
Section 2 Representative:			
Section 3 Representative:			
Section 4 Representative:			
Section 5 Representative:			
Section 6 Representative:			
Section 7 Representative:			
Section 8 Representative:			
Section 9 Representative:			
Section 10 Representative:			
Section 11 Representative:			
Section 12 Representative:			
Section 13 Representative:			
Section 14 Representative:			
Section 15 Representative:			
Section 16 Representative:			
Section 17 Representative:			
Section 18 Representative:			
Section 19 Representative:			
Section 20 Representative:			

(Note: Fill-in representatives in pencil, update annually)

Help your police help you.

Here's

HOUSTONIANS
ON
WATCH

The Houston Police Department is concerned about crime in your neighborhood. The Houstonians On Watch Program is designed so the police and citizens can actively work together for the reduction of crime.

WHAT IS HOW?

Houstonians On Watch is simply a program of neighbors watching other neighbor's property during vacation periods, the working day, evenings, or during any absence. Your home cannot be under the constant surveillance of a police officer, who may not even recognize a stranger in your yard . . . but your neighbor would!

HOW DOES IT WORK?

The HOW program works through mutual aid . . . neighbors watching the property of other neighbors. This has several advantages, including the fact that the neighbors know who you are, what type of car you drive, and when you'll be away. Your neighbors may be the first to notice a burglar at your window, or door, or a strange car in your driveway.

You will be among a group of neighbors joining together to keep an eye open for suspicious persons and activities. It won't cost a thing!

HOW TO GET INVOLVED IN HOW

1. Attend the Civic Club meeting where the HOW program for neighborhood security will be presented by a Houston Police Crime Prevention Officer.
2. Secure your home as suggested in the program to reduce the chance of being a victim of a burglary.
3. Organize a neighborhood meeting in your home; Be a block captain.
4. This neighborhood meeting will give you the opportunity to meet your neighbors and organize the HOW program for your block.
5. Take an active part in all other security programs presented by your Civic Club.

PROGRAM DEVELOPMENT

A neighborhood watch group called HOW has already been started — now all it takes is you. The HOW program begins in your home with your desire

and commitment for a secure neighborhood.

Each Civic Club will be selecting a group captain to head the HOW group. A security committee will also be appointed to work actively with the individual block groups.

Remember, each neighbor can only effectively watch homes on each side, the front and the back. For the program to be totally effective, each resident must take an active role in both security and observation.

IF YOU SEE SOMETHING SUSPICIOUS

Write down the description of suspicious persons. Get the make, model, color and license number of strange vehicles.

The organization is in no way a vigilante group. It leaves the responsibility for apprehending criminals where it belongs — with the police. No one is asked to be a hero. Neighbors are asked to be alert, observant and caring. When suspicious activity occurs in the neighborhood, you notify the Houston Police Department Dispatcher at 222-3131.

WHAT IS SUSPICIOUS?

Basically, anything that seems even slightly "out of place" for the area or during the time of day in which it occurs *may* mean criminal activity.

Some of the most obvious things to watch for and report include:

- A stranger entering your neighbor's house when it is unoccupied may be a burglar.
- A scream heard anywhere may mean a robbery or rape.
- Offers of merchandise at ridiculously low prices could mean stolen property.
- Anyone removing accessories, license plates or gasoline from a car should be reported.
- Anyone peering into parked cars may be looking for a car to steal or for valuables left displayed in the car.
- Persons entering or leaving a business place after hours could mean burglars.
- The sound of breaking glass or other loud explosive noises could mean an accident, house-breaking or vandalizing.

- Persons loitering around schools, parks, secluded areas or in the neighborhood could be sex offenders.
- Persons around the neighborhood who do not live there could be burglars.

SOME OBVIOUS THINGS TO WATCH FOR

Not every stranger who comes into your neighborhood is a criminal by any means. There are many perfectly legitimate door-to-door salesmen, repairmen and servicemen moving around our neighborhoods all the time. But criminals *do* take advantage of this by assuming the guise of the legitimate business representatives. After all, if a criminal *looked* like a criminal, no one would have any trouble spotting him.

Here are some situations involving people you might see and what their actions might mean.

- Someone is going door to door in your neighborhood. Watch for a while. If, after a few houses are visited, one or more of the persons tries a door to see if it is locked or goes into a back or side yard, it could be a burglar. Such action is even more suspicious if one person remains in the front when this occurs or if there is a car following a few houses away.
- Someone waiting in front of a house or business becomes suspicious if the owners are absent, or — if it's a business — the business is closed. This might be a lookout for a burglary in progress inside.
- Anyone forcing entrance to or tampering with a residence, business or vehicle is suspicious anytime, anywhere.
- A person exhibiting unusual mental or physical symptoms may be injured, under the influence of drugs or otherwise needing medical or psychiatric assistance.
- Much human traffic to and from a certain residence is not suspicious unless it occurs on a daily or very regular basis, especially during late or unusual hours. It could possibly be the scene of vice activities or a "fence" operation.

Here are some things to watch for involving vehicles.

- Any vehicle moving slowly and without lights, or following a course that appears aimless or repetitive is suspicious in any location, but particularly so in areas of schools, parks and playgrounds. Occupants may be "casing" for places to rob or burglarize, or could possibly be a drug pusher or sex offender.
- Parked, occupied vehicles containing one or more persons are especially significant if observed at an unusual hour. They could be possible lookouts for a burglary in progress, even if the occupants appear to be lovers.
- Vehicles being loaded with valuables are suspicious if parked in front of a closed business or unattended residence -- even if the vehicle is a legitimate-looking commercial unit. More and more professional thieves are taking the time and trouble to "customize" their vehicles with special signs in order to move more freely without suspicion.
- Apparent business transactions conducted from a vehicle, especially around schools or parks and if juveniles are involved, could mean possible drug sales.
- Persons being forced into vehicles -- especially if juveniles or females -- may mean a possible kidnapping.
- The abandoned vehicle parked on your block may be a stolen car.

RESULTS

When neighbors get together and organize their resources, the results will be two-fold:

- You will have a concerned community
- Neighborhood crime will drop

POLICE DISPATCHER
222-3131

CRIME PREVENTION
UNIT
222-5252



THANK YOU FOR YOUR
COOPERATION

HOUSTON POLICE DEPARTMENT

I M P O R T A N T P H O N E N U M B E R S

EMERGENCY

Houston Police Department	222-3131
Houston Fire Department	227-2323
Houston Ambulance	222-3434
Sheriff's Department	221-6000

Family Doctors _____

Dentist _____

Veterinarian _____

/
Poison Control 654-7178

Rabies Control Center 222-3501

UTILITIES

Houston Lighting & Power	228-7400
Entex Gas	659-2111
Southwestern Bell Telephone Co.	881-8181
Houston Water Department	224-2500
City Garbage Service	222-3524
Time Service	844-7171
Weather	228-8703

LIBRARIES

Oak Forest Branch	349 West 43rd	688-2251
Heights Branch	921 N. Shepherd	861-4149
Fairbanks Branch	7122 N. Gessner	466-4438

CHURCHES

Assembly of God
Faith Assembly of God - 2800 Mangum 682-5129
Fairbanks Assembly of God - 14139 Reo 462-2828

Baptist
Clay Road Baptist - 9151 Clay Road 462-3401
First Baptist Church Northwest - 6730 W. Tidwell 462-4274
Langwood Baptist - 4134 Southerland 462-1519
Long Point Baptist - 8009 Long Point 468-2671

Baptist, Cont.

Mangum Oaks Baptist - 6601 Antoine	686-5538
New Hope Baptist - 4827 Creekmont	686-6884
Fairbanks Baptist - 13922 Vanwall	462-1541
Oak Forest Baptist - 1700 West 43rd Street	682-4942
Pinemont Baptist - 1023 Pinemont	681-4773
White Oak Baptist - 3615 Mangum	682-3643

Catholic

St. Ambrose Catholic - 4213 Mangum	686-3497
St. Matthews Catholic - 8919 Stone Brook	466-1120
St. Rose of Lima - 3604 Brinkman	692-9123

Church of Christ

Church of Christ in Jersey Village - 16327 Lakeview	466-7293
Northwest Church of Christ - 6720 West Tidwell	462-4687

Christian

Heights Christian Church - 1703 Heights Blvd.	861-0016
Oaks Christian Church - 1216 Bethlehem	688-8861

Episcopal

St. Andrew's Episcopal - 1819 Heights Blvd.	861-5596
St. Michael's Episcopal - 1613 West 43rd Street	681-6422

Lutheran

Advent Lutheran - 5820 Pinemont	686-7655
Our Savior Lutheran - 4425 North Shepherd	692-4497
St. James Lutheran - 1602 West 43rd Street	686-1577
St. Mark Lutheran - 1515 Hillendahl	468-2623

Methodist

Fairbanks Methodist - 14210 Aston	462-3206
St. Stephen Methodist - 2003 West 43rd Street	686-8241
St. Timothy Methodist - 8747 North Houston Rosslyn	466-5500

Presbyterian

Oaks Presbyterian - 1576 Chantilly	682-2556
St. Giles Presbyterian - 5900 Pinemont	681-0515

Unitarian

Unitarian Fellowship of Houston - 1321 Wirt Road	686-5876
--	----------

SCHOOLS

Inwood Elementary	5815 W. Little York	681-0374
Bethune Elementary	2500 S. Victory	447-0896
Hoffman Middle	6101 W. Little York	683-0338
Eisenhower High	7922 Antoine	445-3257
Inwood Baptist	6601 Antoine	686-5538
Northwest Academy	4211 Watonga	688-0391
St. Ambrose Catholic	4213 Mangum	686-6990

HOSPITALS

Houston Northwest Medical Center	440-1000
710 FM 1960	
Inwood Medical Center	931-8911
8240 Antoine	
Memorial City General Hospital	932-3000
920 Frostwood (across from Memorial City Shopping Center)	
Northwest Memorial Hospital	869-6601
1635 North Loop West	
Spring Branch Memorial Hospital	467-6555
8850 Longpoint	

BANKS

Allied Fairbanks 13201 Northwest Freeway	462-2661
Benjamin Franklin Savings 5706 W. Little York	447-8675
First City Bank of Inwood 6926 Antoine	688-6381
Guardian Bank 2201 Mangum	682-6611
Home Savings Northwest 5351 Antoine	965-8832
Inwood Commerce Bank 6510 W. Little York	466-3884
Northwest Bank 7 Trust 1716 Mangum	681-6151
Oak Forest Bank 1120 W. 43rd St.	686-8661
San Jacinto Savings 2305 Mangum	686-8619
University Savings 5218 W. 34th St.	688-6093
Pinemont Bank 12160 Hempstead Hwy	688-6093 462-2641

Babysitter Information

Nearest Neighbor _____

Children's Doctor _____

Hospital _____

Ambulance _____

Pharmacy _____

Allergies and Special Problems _____

Nearest Relative _____

Address _____

Phone _____

Father's Business Phone _____

Mother's Business Phone _____

DO'S AND DON'TS
FROM
INWOOD FOREST DEED RESTRICTIONS

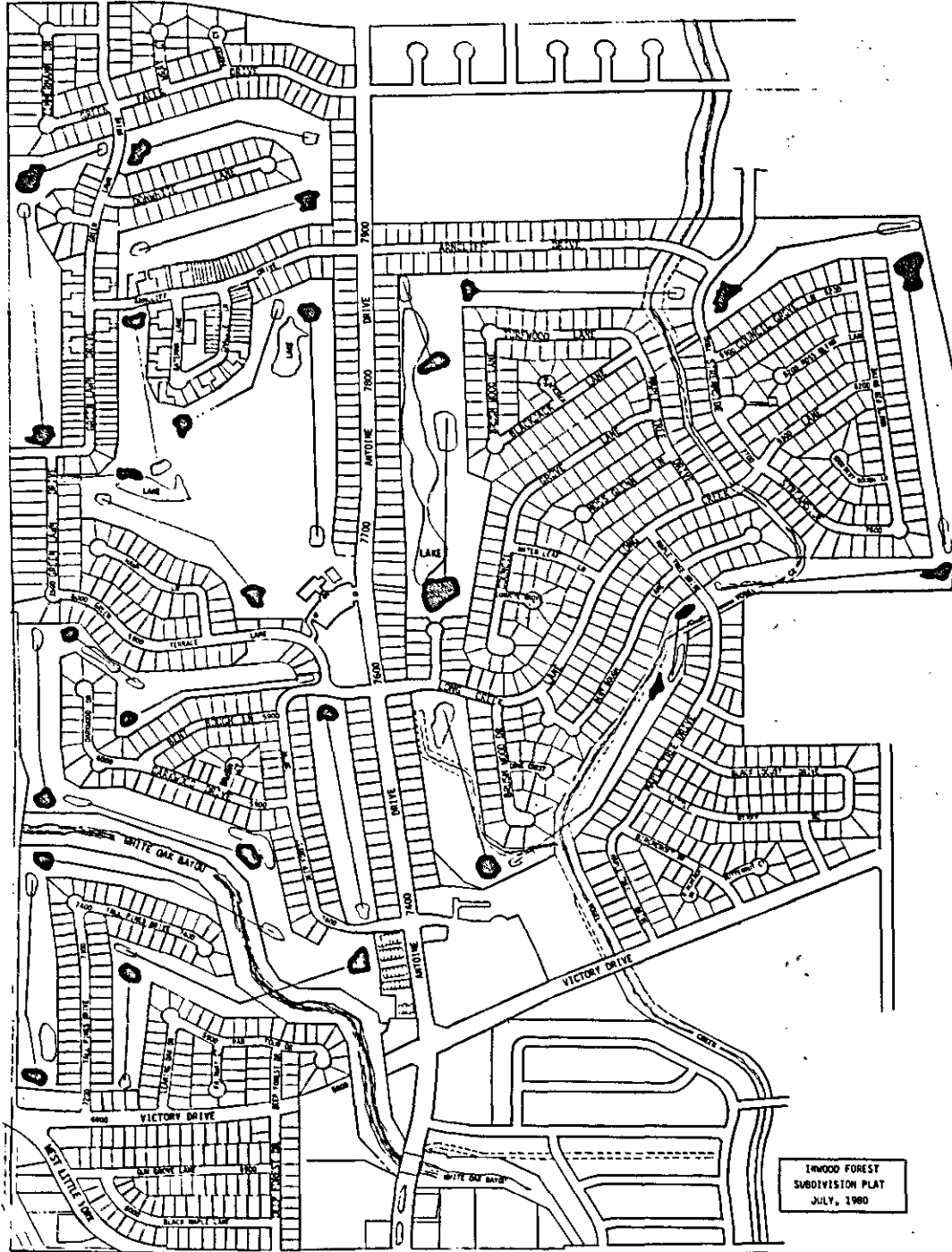
1. Do not add on to your house, remodel, or do any other construction on your property without first submitting your plans to the Architectural Control Committee. Any project in compliance with the specific restrictions for your section will be approved. This committee is made up of Paul Meeting, Buddy Hargrove, and Jane Hill.
2. Do not park any trailer, boat, or truck of any sort in your driveway, adjoining street, or your back yard if said vehicle can be seen by the general public (including your next door neighbors).
3. Do not put any portable building on your property unless it is deemed in advance, by the ARchitectural Control Committee, to conform with the general architectural design of your home and this area.
4. Do not conduct any business of any sort in your home or on your property.
5. Do not post any signs in your yard except those offering the property for sale or rent. Such signs may not exceed five (5) square feet in area. Political and garage sale signs are not allowed. Do not place any signs on the City right-of-way (esplanades).
6. Do maintain your yard and home so that it meets the general architectural design of Inwood Forest. Junk of any sort including excess building material may not be stored on your property in public view.
7. Before installing any T.V. antenna or Radio Tower, you should consult your deed restrictions or seek advice from your lawyer or the deed restriction committee.
8. Fences are covered by special paragraphs in the restrictions for each section. Before constructing a fence you should seek advice. In general, fences may be constructed if they do not extend in front of your house, and do not exceed six (6) feet in height. Houses on the golf course (border lots) may not extend their fence closer than twenty (20) feet to their rear property line. The section of the fence nearest the golf course may not exceed four (4) feet in height. Border lots (golf course) i- section 2 are prohibited from the construction of any fence of either man-made or natural materials (hedges).
9. Loose dogs, junk cars, speeding, and trespassing on the property of others (including private yards, the privately owned golf course, and flood control property) are not covered by the deed restrictions. They can and will be enforced by the Houston Police Department. Dog complaints should be referred to the Houston City Health Department, Rabies Control Humane Society at 222-3501

Deed Restrictions - Continued

Property values decline when property owners lose interest in enforcing Deed restrictions. It is the intention of the Deed REstrictions Committee to pursue all of the remedies provided in the law and the restrictions in order to insure their enforcement. A recent legislation passed in Texas orders the losers in such law suits to pay all court costs. As we have successfully pursued all offenses in court, this new law only enhances our position.

To contact members of the Architectural Control Committee and Deed Restrictions Committee, you may call:

PAUL MEETING	448-2916
BUDDY HARGROVE	445-2959
JANE HILL	447-0834
DON BYRNES	447-3013



INWOOD FOREST
 SUBDIVISION PLAT
 JULY, 1980

INWOOD FOREST RESIDENTS

ANTOINE

7403	Williamson, S. E.	448-2648
7407		-
7410	Julian, Pat	-
7411		-
7414	Switzer, John M.	448-9989
7415	Adams, Lawrence K.	448-7279
7418	King, David	448-6767
7419	Webb, H. D.	447-3638
7422	Barber, Kent	445-0063
7423	Ramsey, Jack & Carol	820-2137
7426	Bennett, Alan	448-5378
7427	Johnson, John	445-9318
7430	Bryant, James M.	447-7051
7431	Mallory, E. S. Jr.	445-5981
7434	Bluestone, Ed	448-7383
7435	Halley, James H.	931-5776
7438	Johnson, Adell A.	445-0131
7439	Wells, Marcus (Smokey)	448-1767
7502	Tipton, LaJuna Webb, Michael	445-5367
7503	Reyna, Joe	445-5952
7506		
7507	Spencer, T. C.	931-4006
7510	Anderson, Reggie	683-9229
7511		-
7514	Taylor, Carl	448-0876
7515	Travis, Hollis H.	-
7518	Janes, W. Walter	448-4442
7519	Stolper, Robert W.	447-7337
7522	Nolte, F. S.	931-5208
7523	Stolp, Donald L.	448-4437
7526	Wallace, Edward & Myrna	445-1330
7527	Spencer, W. W. Sr.	447-5295
7530	Williams, Kenneth W.	447-7140
7531	Franklin, A. F.	447-7199
7600	Inwood Forest Country Club	448-0223
7602		
7614		
7618	Davidow, Joseph & Sylvia	-
7622	Parris, Sam & Jane	931-1296
7626	Chiles, T. H.	448-3153
7630	Key, Don & Susan	-
7638		-
7651		
7702		
7703	Lofgren, Douglas G.	445-4091
7706	Daigle, Adlin P.	445-5468
7710		
7711	Rhodes, Harry G.	447-7477
7714	Moser, A. R.	
7715	Diven, Judith D.	448-8109
7718	Bell, Charles E.	445-3767
7719	Chin, You Kin	445-7831
7722	Hill, Ben	445-2085
7723		
7726	Foster, A. J.	445-8215

ANTOINE - ARNCLIFFE

7727	Weems, Ken	447-7722
7730	Ashmore, Dan E.	931-8138
7731	Hungerford, V. E.	448-6844
7734	Meniel, Jacques	447-2715
7735		
7738	Burford, William J.	447-2046
7739	Smith, Wayne O.	447-5220
7742	Heavey, A. J.	445-5072
7743	Wu, Ching	445-8814
7747	Do, Phat Manh	448-1787
7751	Massie, P. W.	448-1438
7802	Kaplan, Morton	931-9210
7806	Cornell, Art	448-5289
7807	Genotte, Richard	448-7803
7810	Bliss, William	448-9261
7811	Clay, Loren B.	931-3971
7814	Rape, Edward James	447-2066
7815	Sisk, Tom	448-6745
7818	Benevides, Baltazar	
7819	Martinez, Ray Jr.	447-8128
7822	DeVries, Martin C.	445-3108
7823	Seidler, F. E.	448-9991
7826	Hinton, Ed. & Darlene	447-2442
7827	Williams, Ernie W.	448-3654
7830	Sanders, Carl A.	447-7897
7831	Barton, Leo	448-9284
7834	Walter, John	447-2177
7835	Conn	
7838	Schmidt, C.	448-4004
7839	Sea, Donald H.	448-4752
7843		
7847	Griffin, Hugh	445-3086
7903	Walker, David & Mary	931-8835
7907	Harlow, John	448-4380
7911	Morgan, Harry M.	445-2513
7915	Schultz, L. R.	447-5783
7919	Ahmed, Saeed	820-3307
7922	Eisenhower High School	448-8401
7923	Melgiri, Dhruvaraj	931-0157
7927		
7931	Rayle, David	448-4416

ARNCLIFFE

5402	Dickinson, Joe T.	445-1658
5403	Pasquali, Bill	931-8633
5406	Catanzaro, L. P. Jr.	445-9445
5410	Audette, Larry	931-6809
5411	Gentry, Aubrey	448-2584
5414	Misra, Bijoy	448-2608
5415	Whatley, Dick	445-5657
5418	Smith, Alan L.	448-4286
5419	Weaver, F. E.	448-4098

ARNCLIFFE

5422		
5423	Fisher, D. G.	445-4579
5426	Smith, Glenn & Virginia	445-9994
5427	McAdoo, John	931-0058
5502	Daniels, Aubrey	931-8356
5503	Porter	-
5506	Patterson, William	
5507	Arnold, Glen	445-3896
5510	Marks, Joe & Lou	448-2290
5511	Hirasaki, George	445-2781
5514	Clements, Gary & Tanya	447-7205
5515	Autrey, William	931-0142
5518	Burkitt, Bruce	931-9069
5519	Taylor, Willie	448-6030
5522	Camala, Raul	447-8912
5602	Smith, Gregory	448-2165
5603	Beebe, Larry	445-7830
5606	Moses, Joan	931-9952
5607	Fleming, Dan	448-0189
5610	Summers, R. D.	820-4890
5611	Kopriva, G. A.	445-3594
5614	Cotter, Thos.	820-2144
5615	Miller, Nash H.	931-7074
5618	Little, C. J.	448-2165
5619	Aigner, H. J.	448-4333
5702	Williams, M. Tony	448-4712
5703	Deaver, Don & Ernie	445-3159
5706	Noske, Bill J.	-
5707	Brown, J. Kenneth	447-5778
5710	Shoemake, James L.	447-3540
5714	Hilliard, David W.	448-1759
5715	Carleson, Harley	931-8304
5718	Garza, Roberto	-
5719	Kelly, lfred H.	445-3580
5722	Smith, B. F.	820-6428
5723	Srinivas, B. K.	445-2796
5806	Davis, T. Alvis Jr.	448-9646
5807	Baetz, Don	447-2305
5810	Shanley, Philip	447-1763
5811	Smyth, E. B.	448-2925
5814	Medellin, L.	448-4085
5815	Supernaw, Irwin	448-8632
5818	Haynes, Tom	447-0588
5822	Patterson, Bernt	445-8746
5826	Vansteen, Richard	448-2666
5827	Lore, James	445-5621
5830	Davis, Richard	445-4020
5831	Evans, Sid	-
5835	Stovall, W.	931-5368
5839	Covington, Robert	445-8320
5902	Ward, Kenneth	445-0091
5904	Power, K.	931-7971
5906	Coffman, Richard	820-5147
5908		
5909	Oehrlein, Geo.	448-8804

ARNCLIFFE - BATEMAN

5910		
5911	McGahan, W. W.	-
5912	Tullier, M.	-
5913	Harriss, J. J.	448-1271
5914	Podsednik, David	931-4408
5915	Brown, L.	-
5916	Hanna, S. A.	445-4805
5917	Manning, Arthur D.	931-8900
5918	Kircher, Rudolph	447-7518
5919		
5920	Bennett, N. C.	448-1136
5921		
5922	Head, James	445-9345
5923	Thompson, Curtis	445-7909
5924		
5925	Bretherton, William	448-1945
5926	Clark, Philip	445-9717
5927	Howard, V. B.	445-2599
5928		
5929		
5930	Daughenbaugh, Alton	447-0165
5931	Carter, D.	931-1105
5932		
5933	Jacobs, Mack	445-9881
5935	Nagel, Rev. H. Kyle	448-8453
5937	Cohn, Georgie	448-9168
5939	Niederhofer, M. A.	448-0685
5940	DeLaGarza, Ruby	448-7101
5941		
5942	Hofman, Allan	448-3490
5944	Murdock, Robert	931-5218
5946	Fredericks, Greg	448-6569
5948	House, Carlton	447-2079
5950	Wilson, William	931-8593
5952	Gamble, Gordon	447-7050
5954	Stansberry, C.	445-1464
5956	Thompson, Freda	-
5958		
5960	Harrelson, Denny	931-0532
5962	Kissinger, Gene	447-8427
5964	Phillips, L. & Phillips, L. H.	
5966	Walsh, Robert	931-7749
5968		

BATEMAN

7703	Grooters, J. J.	448-0894
7705	Shepley, Leon & Barbara	931-0459
7707		
7709	Plum, Charles & Mary	-
7711	Effinger, Kenny	445-0299
7713	Riegel, L. F.	931-7515
7715	Pearson, John	447-0669

BATEMAN - BENT BOUGH

7717	Carlson, Thomas	931-9006
7803		
7805		
7807	Nelson, Randall	445-5832
7809	Westbrook, C. R.	445-2738
7811	Cooper, L.	445-2255
7813	Rosen, Arthur	447-7906
7815	Rayburn, J. F.	931-6788
7817	Mason, Thomas	
7819		
7821	Eickenhorst, C.	447-1806
7823	Johnson, David	931-0461
7825		
7827	Hunsaker, H.	931-4906
7829		
7831	Hall, M. G.	448-1488
7833	Emge, Leonard E.	-
7835	Rosenau, Van	445-6976
7836	Shelba, R.	931-8307
7837		
7838	Herbert, L. F.	448-4179
7839	Mensing, John	445-3934
7840		

BENT BOUGH

5203	Weldon, M. C.	445-0758
5207	Beck, Larry	445-8825
5211	Crain, John	447-2809
5215	Kelly, L. S.	445-1918
5218	Hatcher, Thomas	447-4839
5219	Lindsay, B. L.	448-4495
5222	Brite, Donald L.	448-8712
5223		
5226	Cole, Ken & Emily	447-0813
5227	Peters, Bob R.	448-5570
5402	Walsh, Dennis & Susan	820-4285
5403	Introligator, R. S.	445-2168
5407	Schill, A. J.	447-0523
5410	Page, William & Ann	445-0987
5411	Petershagen, Larry	448-2880
5413	Johnson, William A. Jr.	445-1835
5414	Renfro, Joseph	448-1960
5418		
5419	Crump, Tom	931-0042
5422	Neale, R. B. III	448-3626
5423	Vanhorn, Frank E.	445-9421
5426	Pataky, E. F.	448-5688
5427	Smith, Wallace C. Jr.	447-8322
5430	Evans, Willie	447-4203
5502	Wisdom, Thomas S.	445-1792
5503	Sinha, Anil	448-0872
5506	Smith, David G.	448-3433

BENT BOUGH

5507	Engelstad, Ken	448-4518
5511	Pfrehm, R. H.	445-4681
5514	Hume, Thaddeus	820-5654
5515	Malone, H. P.	445-1276
5518		
5602		
5603	Ferguson, Robert I.	448-3468
5606	Whitaker, Stan	-
5607	Berry, Jack F.	448-1995
5610	Stephens, Lee	445-2633
5611		
5614	Lory, James R.	-
5615	Chase, Stuart R.	445-7725
5618	Atzenhoffer, M. A.	448-4648
5619	McClatchy, William A.	448-7315
5622	Gallardo, Gregory	445-2663
5623	Watkins, Maurice	445-7782
5626	Hooper, Allen	447-8387
5627	Shackelford, Jerry & Sharon	-
5630	Holm, S. E.	448-4444
5631	West, Ira B.	448-4346
5634		
5635	Wilcox, Charles M.	445-5321
5638	Anderson, Joe & Helen	931-5133
5639	Fields, Paul W.	447-2865
5643		
5647	McMiller, Clayton R.	448-2051
5651	Walling, Charles C. Jr.	448-0678
5655		
5659		
5663	Phillips, John F.	931-6952
5667		
5902	Cobb, Roy	445-1479
5903	Roberson, M.	448-0501
5906	Simmons, M. A.	447-0296
5907	Harrison, Robertson	931-6956
5910	McElroy, B. Lyle	448-9333
5911	Cory, H. A. Jr.	447-4172
5914	Burleson, J. T.	448-4766
5915	Bates, Jerry Y.	448-3667
5918	Miller, R. A.	448-9544
5919	Scriber, William M.	448-7961
5922	Hopkins, R. T.	447-0959
5923	Souriall, Michael R.	448-2893
5926	Atwood, H. G.	448-9825
5927	Williamson, Joe R.	931-0499
5930	McCabe, William R.	445-0754
5931	Morton, M. R.	931-7090
5934	Cherry, Clyde H.	448-1324
5935	Wissmann, V. R.	447-0553
5938	Dudek, Stanley F. Jr.	445-8131
5939	Callan, Edward	447-4231
5942	Miniatas, J. V.	447-1084
5943	Sindenblad, Raymond	445-1340
5946	Hayworth, S. L.	448-9366

BIRCHCROFT - BLACK JACK COURT & LANE

4302	Reeder, Edward	447-6873
4303		
4306	Spencer, James C.	448-8690
4307	Villarreal, O. P.	445-4175
4310	Baldwin, Rev. S.	445-7245
4311	Weaver, William	445-3171
4314		
4315		
4318	Johnson, W. W. Jr.	448-4698
4319	Rekieta, Paul	448-6623
4322	Edelen, Charles J.	448-9972
4323		
4326	Thayer, Richard & Pat	448-5911
4327		
4330	Marinucci, L. R.	445-8900
4331	Virden, Robert S.	931-1680
4335	Ramsay, L. W.	447-3339
4339	Weed, Ray & Vicki	-

BLACKJACK COURT & LANE

7802	Goldrup, Robert C.	445-2197
7803	O'Connell, Jim	447-4082
7806	Kim, Jong W.	448-5703
7807	Colvin, Ken	820-9137
7810	Rosenthal, Vincent	447-5527
7811	Rife, Bradley & Martha	447-2818
5503	Lindquist, William	448-1089
5507	Michael, Paul H.	448-6238
5511	Marcha, Khalil	445-2324
5514	Carnes, Ken W.	445-2902
5515	Russell, Karl J.	445-0259
5518	Robertson, Thomas B.	448-5261
5519	Reidy, Frank	931-6848
5523	Richardson, E. N. Jr.	445-7826
5527		
5603	Nus, H. L.	445-9304
5607		
5610		
5611	Rowe, Glenn O.	931-6489
5615	Schindewolf, Darcy	931-4040
5619	Wilk, Robert	445-4955
5623	Fisher, Ed & Sally	447-7552

BLACK LOCUST - BLACK MAPLE

4202	Frels, William A.	448-8796
4203	Maiolo, Sam	447-6124
4206	Mansfield, Allen	448-9661
4207	Leclaire, Frank H.	445-9006
4210	Battaglia, P. A. Jr.	445-5818
4211	Hamski, W. V.	447-4272
4214		
4215	Unger, William H. Jr.	447-1208
4218	Nichols, R. E.	931-5548
4219	Luick, R. J.	448-2546
4302		
4306		
4307	McDaniel, Bob G.	447-2227
4310	Merryman, Billy	931-0392
4311	Momayezi, H.	448-3861
4314	Savell, T. L.	447-0787
4315	Ozmun, Robert	931-0077
4318	Shaw, Dan W.	445-0785
4319	Holt, Robert	448-8243
4322		
4323	Konesheck, R. A.	445-9721
4326		
4327		
4330		
4331		

BLACK MAPLE

5902	Saranters, W. L.	-
5903	Vallone, N. D.	448-2855
5906	Dale, George F.	447-7563
5907	Estopinal, Bryan	-
5910	Buckley, Henry L.	448-9765
5911	Milby, Mike	447-2107
5914		
5915		
5918	Ashcroft, Delbert D.	447-7075
5919	Vanmaanen, Ned & Judy	447-2609
5922	Purcell, M. J.	445-7811
5923	Mitchell, Larry W.	448-8700
5926		
5930	Failing, Harry E.	445-2526
5931	Janner, Mike E.	-
5935	Beckham, Charles K.	447-0807
6002	Ramano, Gerald J.	447-6717
6003	Neiser, Paul H.	447-8335
6006	O'Hara, Charles R.	445-9208
6007		
6010		
6011	Green, Danny	448-4269
6015	Ridgeway, Richard	445-4297
6018	Vallone, Thomas	447-4134

BLACK MAPLE - BRUSHWOOD

6019		
6022	Chovanec, Eugene E.	448-6733
6023	Kalousek, T. M.	448-0666
6026	Kloppe, Roger W.	931-6733
6027		
6031	Norsworthy, Robert	445-7764
6035		

BRUSHWOOD

7502	Byers, M. J.	448-3540
7503	Zeitler, Fred W.	445-5968
7506	Kondik, Stephen	448-5126
7507	Gandy, Bill & Pat	448-3330
7510		
7511	Cook, John E.	448-5012
7515	Boyce, Dana C.	447-4061
7519	Sauer, Harold & Lilian	448-0670
7523	Hough, Stephen & Helen	445-3518
7527	Larson, Warren	445-1127
7531	Garry, T. T.	447-7841
7535	Ross, D. D.	448-3536
7538		
7539	Halsey, Russel J.	447-0464
7542	McPherson, E. R.	447-1909
7543		
7546	Hales, Gregory E.	448-4417
7547	Mayes, Gordon	448-5057
7703	Hefter, I. J.	448-8042
7707	Smith, Denis Jr.	445-3076
7711	Englebrink, Richard	447-0937
7715	Chackere, John	820-6111
7718	Facha, Donald	445-2992
7719	Johnson, D. W.	448-3629
7722	Davis, Rick	448-0892
7723	Groff, J. D.	447-5093
7726	Dalton, Bill	931-8831
7802	Lasko, Ed & Donna	445-3430
7803	Legan, Paul	445-6950
7806	Garner, Brian	445-7954
7807	Schmoekel, A. R.	445-8929
7810	Stone, Joseph	448-4713
7811	Arcache, Alfred	931-8340
7815	Johnson, H. B.	820-0853
7819	Mote, J.	448-0088

BRUSHY COURT - BUTTERNUT COURT - CHALLIE

7506	Hayes, Dale A.	447-7103
7507	Neeley, Hershel L.	445-1490
7510	Maze, L. L.	447-0330
7511	McClure, John D.	445-5174
7514	Pike, O. B.	447-6466

BUTTERNUT COURT

4202	Price, Reuben L. Jr.	448-9030
4203	Kaechele, James M.	447-8533
4206	Light, C. P.	448-8831
4207		-
4210	Prim, Edward	-
4211		-
4214	Cloy, Jerry & Mary Louise	445-5118
4215	Floyd, Jerry M.	448-7491

CHALLIE

7702	Hawkins, S.	-
7704	Gilmore, Clellia	-
7706	Suman, Donald	447-5123
7708	Jensen, Charles	448-3734
7710	Boehm, G.	448-6090
7712	Kuhn, Milford E.	445-3555
7714	Moses, R. O. Dr.	447-1989
7716	Cauble, L. M.	-
7718	Barry, Dennis	448-8086
7720		-
7722	Bogges, Morton	448-3060
7724	Williams, Manning	445-2910
7725	Schuff, Steve	-
7726	Canales, E.	-
7728	Rice, Robert	447-1634
7730	Hair, Don	445-4610
7732		-
7734	Ingersoll, D. S.	445-7259
7736	Knapp, William	445-1690
7738	Thomas, Sharon	-
7740	Todd, Lucy	448-9790
7803	Swikert, Milan	445-3338
7805		-
7807	Presser, Walter	931-5406
7809	Goode, R. V.	447-7950
7811		-
7813	Fountoulakis, Mike	931-0539
7815	Price, M.	931-1129
7817	Burnett, Richard	445-0395
7818		-
7819	Kress, Chris	-

CHALLIE - CONECREST - COUNCIL GROVE

7821		
7823	Watson, M.	448-8080
7825		
7827		
7838	Whitman, C. L.	445-2561
7840	Zwernemann, S.	447-1448
7842	Miller, R. Travis	448-8056
7844	Jones, James	445-5611
7846	Carpenter, Lee V.	445-7130
7848		

CONECREST

5602	Hernandez, Joe	448-6097
5603		
5606	McCarty, Jack P. Jr.	-
5607	Young, Ralph D.	448-7587
5610	Bertone, D. A.	447-6584
5611		
5614		
5615	Nuckols, H. H. Jr.	448-0351
5616	Carter, Norman	931-5616
5618		

COUNCIL GROVE COURT

5602	Annis, Wilbur	447-0448
5603	Bogue, Gerald L.	448-4199
5606	Brickman, Solomon Dr.	-
5607	Kennedy, Doug Dr.	-
5610	Lloyd, Ralph	447-3729
5611	McGinty, Jerry	445-3899
5614	Freeman, Randolph M.	445-9392
5615	McQuary, Keith & Nelda	445-4900

COUNCIL GROVE

5202	Wallis, L. J.	-
5203	Palmer, William E.	447-8098
5206	Hassmiller, Richard J.	448-8705
5207	Jones, Burton A. Jr.	447-8501
5211	Fernandez, V. D. & Kathy	448-3391
5214		
5215		
5218	Walker, Michael R.	445-5355
5219		
5222	Pickens, William E.	445-1597

COUNCIL GROVE

5223	Dittmar, J. M.	448-4354
5226	Bielenda, W. E.	447-7506
5227	Rodrigues, Cesar A.	445-1179
5302	Michalak, Charles	448-7276
5303	Shirriff, William	448-3703
5306	Lee, Marvin	447-8152
5307	Combs, Donald	931-0639
5310	Granger, Robert P.	445-8729
5311	Stegent, Patrick E.	445-4630
5314	Yadron, Peter A.	448-6277
5315	Eustis, Fred	445-6913
5318	Miller, H. D. Jr.	448-7318
5319	Hulsey, Guy W. Jr.	931-6058
5323	Iverson, R. L.	447-6704
5503		
5506	Mason, Robert A.	445-5812
5507	Mitchell, Robert C.	445-9968
5510	Rodriguez, Gabriel	448-0683
5514	Rogers, Howard Jr.	445-7876
5515	Gardner, Gary	447-7085
5518	Fong, Janet	445-0591
5519	Ante, Thomas	445-9711
5602	Allen, Kenneth P.	448-6961
5603	Menefee, L. T.	
5606	Rains, R. C.	445-5575
5607	Hazeltown, Michael & Johnson, Nettie	820-6746
5610	Fox, Jeff	447-5673
5611	Wadle, Charles R.	445-3308
5614	Roundtree, David	820-2416
5615	Bartlein, James	448-2179
5618	Fitzwater, M. D.	445-7892
5619		
5622		
5626	Brown, William P.	448-2002
5627	Vick, Michael M.	447-3368
5630	Huber, Don	445-9020
5631		
5634	Heppe, Larry R.	448-0659
5638	Large, Dennis	445-2081
5639	Smith, Randolph	448-9534
5643	Hugos, Howard	448-4478
5646	Erwin, Bill & Rosalie	448-5071
5702	Meyer, Carlton	820-2880
5706	Young, John W.	448-4207
5710	Ho, Philip	931-3590
5714		
5718	Martin, Howard	931-8762
5722	Uhles, Robert C.	448-3355
5726	Seay, Barry	820-5144
5730		
5734	Moore, Byron M.	447-3061
5735	Cumley, J. D.	445-3731
5738	Roberts, Edward J.	448-5059
5739	Snyder, William	445-9580
5742	Dawson, Peter Dr.	931-5108
5743	Holloway, William W. Jr.	445-2322

DARKWOOD

5903	Wingate, John & Barbara	447-2295
5907	Bryant, Otis G.	931-7735
5910	Shults, Howard	447-1126
5911	Boren, Myrlie	448-5862
5914	Phillips, C. L.	931-6952
5915	Oehlschlager, Keith	445-5933
5918	Binford, B. E.	931-0361
5919		
5923	Stanfield, Jack	445-8854
5926		
5927	Fitzgerald, James D.	448-0342
5930	Scott, Ronald	447-3282
5931	Bergstrom, A. K.	447-6098
5934	Emmanovil, N.	448-2004
5935	Tresten, William R.	447-0867
5938	Zimmerman, Marvin	445-4816
5939	Watler, Hughes	448-6014
5943	Kollar, Joseph	447-4461
5947	Watkins, Milton	445-2169
5951	Davis, Grayson	445-4431
6003	Benjamin, Ken D.	448-2898
6006	Jackson	695-6021
6007		
6011	Wylie, Neal E.	445-2823
6015	Tremain, J. C.	448-1129
6019	Flynn, William E.	447-7845
6022	Beckwith, Dr. Paul R.	445-5050
6023	McGhee, N. L.	448-8636
6026	Albracht, Art R.	445-5499
6027	Baxter, Wayne	447-1889
6030	Protz, Gerald	447-0653
6031	Yeager, Hal	448-1892
6034	Cassidy, Philip M.	447-6555
6035		
6038	Wright, C. L.	448-8007
6039	Callaway, Robert E. Jr.	448-7854
6043	Burchfield, Robert	447-5162

DEEP FOREST

7002	Harris, E. M.	445-3400
7006	Goar, Shade	445-1903
7010	McGinnis, Michael J.	445-7292
7014	Thurley, R. H.	447-7871
7018	Raus, William J.	931-4141
7022	Freeman, Danny C.	448-9945
7026	Smith, Francis H.	448-1723
7030		
7102	Cornelisu, Joseph H.	447-2747
7106	Ray, Calvin	
7110	Podraza, Arch P.	448-1239
7111	Beasley, Byron & Karen	448-9939
7114	Weiser, Melvin Don	447-0630
7202		
7203	Haaksma, R. B.	448-0397
7207		
7210	Shamburg, Duane	447-6266
7211	Clisham, Gerard A.	445-1060
7214	Walker, Charles D.	448-0869
7215		
7218	Stevens, O. D. Jr.	448-2304
7219		
7402	Doxey, James R.	445-5243
7407	Hurt, James R.	447-4814
7411	Gooden, Glen J.	448-2663
7414	Coleman, John	447-0923
7415	DeLonjay, George W.	447-5765
7418	Husing, Walter	448-2339
7419	Dunon, W. J.	445-1797
7422		
7423	Byrnes, Don R.	447-3013
7426	Welsh, N. Richard	448-4640
7427		
7430	Meeting, Paul	448-2916
7431	Watts, Claude	448-0087
7434	Tudor, Philip	447-8013
7435	Mitcham, Don	447-7888
7438	Fulton, William P.	448-2163
7439		
7442	Exum, James P. Jr.	445-5204
7446	Butler, J. C.	445-3623
7502	Blue, Ira A.	445-1917
7503	Ingham, Charles	448-5733
7506		
7507	Clodfelter, G. E.	448-7876
7510	Moreau, William	448-3970
7511		
7514	Miles, J. B.	447-4776
7515	Dieringer, V. H. Jr.	447-1052
7517		
7518	Harrell, Joe L.	445-2307
7519		
7522		
7523		
7526	Rynd, Jack	445-4853
7530	Keller, Lee	448-2954
7534	Dooling, Joseph	447-7890

DEEP FOREST-DON WHITE

7422	Wilkerson, H. Lamar	447-5608
7522	Cornwell, M. B.	448-2736
7523	Schoenberg, James W.	445-2548

DON WHITE

5902		
5903	Baba, Issa	445-1575
5906	Cirillo, J. Fred	445-2640
5907	Lyons, James	448-4425
5910	Cochran, Sam	-
5911		
5914	Brotherton, George	931-6640
5915	White, Lloyd	447-5899
5918	Shive, Alan	448-1849
5919	Baba, Sam	445-0973
5922	Santi, Jerry	445-7769
5923	Arnold, Dolph	448-0332
5926	Floyd, Terry	447-1177
5927		
5930	Lowery, Robert	445-3824
5931	Roddy, D. J.	447-4361
5934	Reavis, Tom	447-5080
5935	Letwin, Lawrence	445-5490
5938		
5939	Neamtu, George	445-8418
5942	Hargrove, Buddy & Joyce	445-2959
5943		
5946	Ledbetter, Paul	448-7874
5947	Monk, J. M.	445-2313
5950	Troxler, Harold	448-8943
5951		
5955	Morris, Rev. R. L.	931-8357
5958	Dubose, Emmett	448-7081
5959	Lusk, S. A.	448-9128

GREEN FALLS

5802	Bailey, Samuel	931-0358
5803		
5807	Henry, Edgar	931-4238
5810		
5811	Parkins, Lawrence	447-5430
5814	Linn, Thomas R.	445-1358
5815	Johnson, Robert E.	445-4921
5818		
5819		
5822	Borak, Dennis	445-3506
5823	Thompson, Richard	445-2478
5826		
5827	Danna, Sam	445-0157
5830	Lewis, Rhett	447-5298
5834		
5835		
5838	Schoessow, Carl	448-0985
5839	Bandvopadhyay, R.	448-1103
5842	Harman, H. M.	448-2645
5843	Miller, John	445-9978
5846		
5847	Jolly, Gurmukh	931-6029
5850	Allen, P. A.	447-6445
5851	McNeill, Robert	445-2134
5902		
5903	Dixon, J.	448-4709
5907	Krone, John	447-3378
5910	Northcutt, Jerry	448-4834
5911	Tramuto, Robert	931-1103
5914		
5915		
5918	Daugherty, Neil	448-0446
5919	Sloan, Lane	447-7899
5923	Koscho, George	448-8901
5926	Glover, Robert	448-4730
5927		
5930	Miles, T. W.	445-1112
5931	Robertson, E. R.	448-7250
5934	Jones, Robert	931-9012
5935	Bean, Clifford	448-8336
6002		
6003	Cammarata, Samuel	447-5337
6006	Holden, S.	445-5286
6007	Degeyter, Glen	447-4373
6010	Winn, C. H.	931-5978
6011	Boyd, Delmar	448-5081
6014	Hubbard, Jadwin	448-0376
6015	Vargeletis, Harry	447-5272
6019	Germain, John	445-4135
6023	Meyer, John	931-6117

GREEN LAWN

7503	Crum, Harold & Joyce	445-0750
	Crum, Trent	445-8129
7507	Schwind, Hank	448-0914
7510	Barkley, John H.	448-7254
7511	Wissing, Dick	448-1912
7514	Base, L.	445-4644
7515	Jugina, J. P. & Irene	448-1736
7518	Maenza, Charles	931-8478
7519	White, Don & Karen	448-1416
7522	Ildebrando, Frank	448-5370
7523	Sprague, Carol	448-9100
7602	Kesler, Ted & Josie	445-1657
7603	Inman, M.	448-8339
7606	Boucher, A. R.	447-4749
7607	Tillery, Dick	448-9451
7610	Parsons, John	447-3201
7611		
7614	Lee, Quontin	931-1483
7615	Clark, Samuel P.	447-0107
7618	Grisaffi, Jerry	448-0506
7619	McPherson, Don	447-7352
7623	Dyer, Charles W.	448-9770
7627		
7701	Wilson, Bill & Shirley	448-2202
7702	Leeper, William A.	931-3846
7705		
7706	Bertsch, Philip R.	820-4209
7709		
7710	McQueen, Michael R.	445-9353
7714	Stephens, Robert	820-2961
7718	Duhon, W. J.	445-1797
7722	Hagist, W. W.	445-2139
7726		
7730	Proctor, Jeff	820-3974
7734		
7738	Price, Nancy & Marty	931-1129
7742	Stonebarger, John (Skip)	448-7540
7746		
7750		
7822	Stone, Robert	448-5244
7824		
7826	Tiffany, A. F.	448-6702
7828	Ryan, C. A.	445-4629
7830	Stang, Norbert	448-4315
7832	Wilson, C. W.	931-8515
7834	Smith, C.	447-6761
7836		
7838	Liles, L. & Forrest, C.	447-5722
7840	McMurray, E. M.	
7841	Strole, David	
7843	Heggem, Homer	820-3852
7844	Crawford, Kent	445-4904
7845	Eldridge, C.	445-0086
7846	Poe, Charles	447-7590

GREENLAWN

7847	Derian, Charles	820-2983
7848		
7850	Siegel, William	931-0839
7851	Nelson, Edward	820-4810
7852		
7853	Mori, Roland	820-1317
7854		
7855	Radl, Ralph	445-2863
7856	Nabors, B. H.	445-7989
7857	O'Toole, F. S.	820-4843
7858	Burkholder, Tom	448-0366
7859	Cotter, Lee	820-5804
7860	Roberts, Al	931-0704
7861		
7862	Hoyle, J. T.	820-2230
7863	Jackson, Jerry	820-5858
7864		
7865		
7866	Cook, B. M.	
7867	Terry, Bobby	820-1721
7868	Rush, Richard	820-4409
7869	Bensioter, D. G.	820-2492
7870	McCoy, Carlton	447-7530
7871	Bragg, Roger	820-2622
7872		
7873	Karakitsos, Peter	820-4101
7875	Menger, Marek	447-5544
7877	Cook, V. L.	
7879	Waldeck, John	820-2954
7881	Nicolet, Dan	931-1741
7883		
7885	Safarian, Manavaz	
7887	Fleischer, Gregory	931-3604
7889		
7891	Boyd, Walter	820-2592
7893	Carlson, J. E.	
7895	Madl, K. E.	
7927	Trakas, Peter	448-9368
7931	Tyler, Arnel C.	445-4133
7935	Rodriguez	
7939		
8007	Ross, Larry	445-8548
8010	Oliver, Homer & Dot	448-6413
8011	Mabbvn, Pablo	445-7085
8014	Carter, D. L.	445-9743
8015		
8018	Kovacs, A. Gary	
8019	Foteh, G.	447-8399
8022	Hill, Henry	931-8419
8102	Zalvdek, Frank & Sharon	445-8163
8106	King, B. G.	445-0362

GREEN TERRACE - GUM GROVE

5807		
5811	Kurtz, Sonny & Dorothy	448-8027
5815	Berg, Dr. Howard S.	931-4083
5818	Catlett, Harold	447-2086
5822	Villaflor, Connie	931-9631
5830	Berry, Fred III	445-3685
5835	Hunter, C. K.	445-1686
5839	Ballard, H. D. Jr.	448-7158
5843	Tubbs, Robert L.	447-3815
5902	Howath, Lawrence J.	931-9216
5903	Duoto, M. J.	445-7264
5906	Hall, Wilbur L.	931-6522
5907	Silva, Gregory	931-8504
5910	Harris, R. E.	820-2468
5911	Troxell, Robert	448-1757
5915	Wilshire, Gene & Linda	447-8235
5918	Moore, W. Leroy	447-3685
5919	Petty, Frank	445-7180
5922	Neuse, Bobby & Roland	447-1764
5923	Trippel, Richard C.	448-7055
5927	Bond, B. G.	445-3296
6002	Duderstadt, John	448-6877
6003	Donaldson, Robert E.	445-3577
6006	Pennywell, C. S. II & Liz	448-1279
6007	Blank, Don .	448-4104
6010	Newman, S. Jr.	447-0779
6014		
6015	Bowen, Sharon Lee	445-0618
	Bowen, Courtney	445-4232
6018		
6022		
6023	Crowley, John T.	445-9703
6027	Dicker, Thomas E.	448-5752
6031	Hayes, Paul A.	448-5818

GUM GROVE

5902	Przyborski, W. J.	447-2728
5903	Maas, Delwin F.	445-4410
5906		
5907	Lupo, Philip J.	447-7498
5910	McPherson, Donald C.	447-5877
5911	Schuetz, Mark W.	448-2453
5914	Sellers, Ralph M.	447-1809
5915	Allen, Luther	448-5947
5918	Herman, Richard L.	931-7972
5919	Lowry, John	445-5765
5922		
5923	Scruggs, Melvin L.	447-4105
5926		
5927		

GUM GROVE - LAWN LANE

5930		
5931	Littlefield, Harold	447-7708
5934	Croes, Pat	445-1380
5935	Kubiak, Dan	448-0513
6002		
6003	Eckert, Edgar L.	447-1135
6006	Winkelmann, William	445-0343
6007		
6010	Kinsey, John P.	445-3092
6011	Calhoun, B.	448-1785
6014	Edmiston, R. B.	447-4468
6018	Shannon, R. F.	447-7374
6022	Thomas, C. A.	447-8529
6026	Hogan, F. M.	447-3913
6030		
6034		

LAWN LANE

5902	Hillman, R. M. Mike	448-2217
5906	Lanier, A. J.	447-5092
5910	Leach, D. A. Jr.	931-0857
5914	Baker, Jay	445-8799
5918	Bailey, Bose W.	931-0393
5923	McCauley, Milton B.	448-5637
5926		
5927	Flory, Cecil	445-4104
5930	Romaine, Richard G.	448-3160
5931	Daughenbaugh, Al	
6002	Clark, James F. & Becky	448-2784
6003	Gonzalez, Homero J.	445-9535
6006	Roberts, Harold & Paulene	931-7185
6007	Whitehead, Jerri	447-7318
6010	Roberts, Betty Dial	447-0985
6011	Cox, Clark	447-6575
6014		
6015	Fletcher, Myrl T. Sr.	448-2328
6018	Lipsey, James A.	448-4947
6019	Medlin, Claude	448-7910
6022	Moore, Thomas W.	445-2587
6023	Lewin, David J.	448-9309
6026	Jackson, Don	448-9074
6027	Mitschke, K. E.	448-3608
6030		

LEANING OAK-LEMON TREE-LITTLEBERRY

7202	Elkins, Dennis	931-3204
7203	Simms, K. C.	445-2842
7207	Bruner, Stephen F.	448-2082
7210		
7211	Murphy, Robert S.	448-4078
7214	Hernandez, A. A.	448-8617
7215	Solice, M. E.	445-4984
7218		
7219	Hoke, Mike	447-6937
7222	Rebsch, Kenneth C.	448-0885
7223		
7226		
7227		
7230	Williams, Lester	445-9708
7231	Hassen, Fred H.	448-4035
7235	Griffin, Charles R.	447-5305

LEMON TREE

4322	Harris, Roy D.	448-6966
4326	Mocksfield, D. W.	448-2509
4330	Wodarski, Joe	448-4223
4331	Harris, Samuel	448-9306

LITTLEBERRY

4103	Anderson, Dan H.	448-1640
4107	Patterson, W. B.	448-7015
4111	Thompson, J. W.	448-9502
4119	Hagwood, E. E. Jr.	448-5479
4123	Laird, J. L.	448-7294
4202	Yin, Thomas	-
4203	Rump, Edward	448-8964
4206	May, R. C.	448-9761
4207	Higginbotham, S.	445-2038
4214	Hansen, Elmo	445-2554
4218	Nelson, G. L.	448-3884
4222	Drake, Bobby J.	448-7883
4223	Ballantine, W. T.	445-4329
4302	Morris, Stevens	448-0313
4307	Weston, Ralph	448-8848
4315	Phipps, Robert R.	448-8788
4322	Worrel, E. J. Jr.	448-7778
4323	Owens, D. T.	448-5970
4326	Pannell, Howard	448-9513
4327	Snyder, Robert	445-9257
4330	Basil, Colston H.	448-8327
4331	Bowden, Bruce	448-6163

LONG CREEK

5202	Higginbotham, James B.	447-5256
5203	Randall, Lucious	445-5585
5206	Fernandez, R. C. Sr.	445-1639
5207	Lay, Lawrence L.	931-0616
5209		
5210	Evenson, Robert J.	445-1142
5214		
5215	Roesler, H. W.	445-3995
5218	Bryant, Charles H.	445-5725
5219	Morris, Ray	447-3386
5222		
5223	Fabry, Thomas E.	447-4893
5302	Salinardo, John	445-0680
5303		
5306	McCrorry, Thomas M.	448-0028
5307	Bates, C. J.	448-8863
5310	Leach, Ernest E.	445-9157
5311	Richardson, Robert E.	445-7026
5314	Fields, Devon W.	448-7942
5403	Muma, Wayne F.	445-0629
5407	James, Shirley	448-3769
5411	Kearns, Walter J.	448-0414
5415		
5418	Tabers, Billy R.	447-0524
5419	Jolly, M. D.	931-5946
5422	Goodfellow, Jack	931-0849
5423	Loy, George	447-7720
5426	Saizan, P.	
5427	Scates, William I.	448-6538
5430	Hayes, Jourshell & Joyce	445-0408
5502	Gove, Otis & Liz	448-4767
5503	Stotts, Billy	448-1908
5506	Brown, C. B.	448-4522
5507	Everitt, H. E.	445-5334
5510		
5511	Richardson, Greg A.	445-4910
5514	Taylor, B. G.	445-1660
5515	Smith, William D.	448-9685
5518	Bradley, John H.	445-7742
5519		
5602		
5603	Bierwirth, William	931-9454
5605	DeVaney, Arlton H.	448-5625
5606	Cummins, Dennis	445-0168
5607		
5610	Curie, Clarence	448-2854
5611	Janney, Robert B. Jr.	448-1272
5614	Donlevy, George F.	448-4534
5615	Alcott, G. Forbes	931-1748
5618		
5619	Michalak, James L.	447-2287
5622	Abrahams, Ed	447-6730
5623	Canales, Alfred & Becky	931-6927

LONG CREEK - LONG CREEK CT. - LONG LEAF

5626	Montgomery, J. R. Jr.	448-4744
5627	Rankin, John F. Jr.	448-6593
5630	McGary, James	448-2145
5631	Barrow, Wiley	445-4539
5634	Zimmermann, James R.	448-6092
5635	Priester, F. W. Jr.	448-2090
5638		
5642	Finnerty, Robert J.	447-2507
5646	Johnson, Dennis W.	448-2048
5702	Hunsinger, Charles & Ruth	445-2999
5706		
5707	Young, Haskell O.	447-7521
5711		

LONG CREEK COURT

7603	Stegle, Edward	445-2172
7606		
7607	Martin, John	820-6519
7610	Sheffield, Jimmy & Penny	448-4373
7614	Tumlin, R. W.	448-3187
7615		
7618	Catlett, E. Dean	448-5269
7619	Winn, J. W.	448-2943
7622	Shore, Larry	820-3525

LONG LEAF

6003	Stelter, Richard	931-3197
6007	Horton, William	445-3070
6011	Blair, Ray H.	447-8371

MAPLE TREE

7402	Clark, James	447-0228
7403		
7406		
7407	Jenkins, John H.	445-9443
7410	Porter, Robert L.	447-7241
7411	O'Brien, Wilfrid J.	445-2506
7414	Morgan, Jack B.	448-4638
7415	Cooper, John J.	445-1625
7418	Froehlich, James E.	448-7879
7419		
7422	Ochoa, Paul & Josie	445-9267
7423	Jamnik, D. M.	447-2768
7426	Drery, M.	445-2438
7427		
7431		
7434	Vickers, Jimmy L.	448-5616
7435		
7439		
7443	Martin, Edgar P. Jr.	448-2707
7447	Marshall, Edward	448-1632
7451		
7455	Bailliet, John V.	448-5695
7459		
7503	Godwin, Robbie D.	447-1454
7507	Anderson, Jim M.	445-4584
7511	Dolan, E. L.	448-8878
7515		
7519	Upchurch, Steven	445-5803
7523	Hooper, Wallace	448-5016
7527	Mazzei, A.	931-1405
7531		
7535	Mermis, Delven H.	447-6446
7538	Ingham, W. A. Jr.	448-2344
7539	Milliken, Glenda	448-4055
7542	Dornak, Joe B.	448-1037
7543		
7546	Dicken, Glenn W.	445-8754
7547	Personette, Alan J.	448-0479
7550	Foore, Herbert	448-7723
7551	Bauman, Sven P.	448-2335
7554	Hanson, Chris	448-6339
7558	Bott, John & Gloria	931-3721
7622	Wilson, Ben	-
7626	Tate, M. G.	448-3662
7630		
7702	Mayo, Gary L.	447-0108
7706	Wolff, Bob	820-5369
7710	Libby, Eldon E.	445-4684
7714	Chaffin, William S.	445-9510
7718	Monk, Tim & Carol	445-2986
7722	Woodard, Rev. Robert E.	448-9561
7726	Garrido, Emilio	447-5616
7730	Burling, Lynn	445-9255
7802	McCleary, Dan	448-2107
7803	Douglas, Dr. Aubry	448-2225
7806	Hill, Roger	445-1864

MAPLE TREE - MOSS GLENN

7807	Kilmer, Robert E.	445-0035
7810	Redinger, Jack E. Sr.	445-1477
7814	Dicus, Ralph & Willie	445-4067
7818	Selman, David	445-2542
7822	Amador, David	445-1952
7826		

MOSS GLENN

5202	Griscom, R. E.	448-3104
5203	Griggs, Charles	931-8480
5206	Madrigal, Jose	931-0406
5207		
5210	Pollard, Bud	
5211	Courville, Dave	931-8013
5214	Lloyd, Bill	931-4875
5215	Loxterman, R. J.	931-1790
5218	Kilpatrick, James	445-2508
5219	Burns, Richard	445-1788
5221		
5222	Ghosh, Arvind	445-2598
5223	Good, Tim	448-3357
5226	Brown, Bert	820-1030
5227	Petty, Marion	448-7449
5230	Golda	
5231	Meehan, Robert	448-7051
5234	Smith, Richard	445-1403
5235	Evans, John	-
5502	Kayyal, Issa	445-9158
5503	Arnold, Jerry	447-5684
5506	Chang, Taz Sang	445-7822
5507	Phillips, Preston	445-7277
5510	Chien, Wu-Yen	931-7688
5511	Harrington, James	445-4358
5514	Zeeman, Gerald	448-9155
5515	Yester, G. E.	931-3886
5602	Ygnacio, Juan	447-0504
5603	Harris, Harry	448-3599
5606	Park, Yong	445-2382
5607	Lloyd, Bill	447-4368
5610	Saladino, Manuel	445-7223
5611	Barber	448-0383
5614	James, Stephan	448-2406
5615	Dwight, Fred	448-4988
5618	Heck, Pat	448-3031
5619	Kornegay, Dr. L. M.	445-0050

OAK ARBOR - PARDUE COURT - PAR FOUR - PREVIN CT.

7402	McGuire, Charles B.	448-1516
7403	Smith, Lowell T.	448-8606
7406	Schaumburg, H. K.	447-4567
7407	Boadle, Robert	931-4914
7411	McKeehan, Dave & Darlene	445-9861

PARDUE COURT

8006		
8007	Scudder, George	868-0100
8010		
8011		
8015	Murrell, Tipton	447-7238

PAR FOUR

5802	Zimmerman, David	445-4936
5803	Rogers, David	445-2741
5806		
5807	Guerrero, Rudolph	447-0446
5810	Carter, Ralph D.	448-0972
5811	Askins, C.	931-1865
5814	Breeland, R. R.	448-0375
5818	Schwork, Allen J.	448-1156
5822		
5826	Turner	448-1191
5830	Traylor, Woodrow W.	448-7619
5834	Norris, W. C.	447-4048
5902	Nielsen, Steven D.	448-9390
5906	Friedrick, Calvin H.	448-4279
5910	Lubeck, Howard	448-3523
5914		
5918	Dendy, Robert E. Jr.	448-3120
5922	Bacus, Gerald	931-1879
5926		
5930	Tyson, John F.	448-8180
5934		
5938	McIntyre, Fred S.	448-0774

PREVIN

6003	Prater, Sam	447-5334
6007	Paine, Michael	931-4882
6010	Milburn, C.	448-5868
6011		
6014	Kandeler, E. W.	445-1814
6015	Armour, Robert	448-9224

STREAMSIDE

7603	Kouldelka, Jerry J.	448-5374
7607		
7611	Rhodes, Wayne	
7614		
7615	Denville, John	445-1167
7618	Yochem, P. A. Jr.	445-3349
7619	Newton, Robert	445-4911
7622	Heck, Johnnie	445-0014
7623	Rand, G. B.	448-9253
7626	Burg, Donald	448-7162
7627		
7631	Stavinoha, Marcus	447-3550
7634	Hudson, Arthur	447-6176
7635		
7638		
7639	Gunter, S. P.	445-1573
7642	Burleson, Royce	445-3125
7643	Smith, Harry H.	447-3574
7646		
7647	Bassett, William	445-3458
7650	Kirsner, Donald	447-5677
7651		
7654	Stuart, Richard	445-5426
7655	Hardy, H. W.	447-7308
7658		
7659		
7702		
7703	Morris, K. E.	448-6820
7706	Swedlund, Bryan & Diana	445-2893
7707	Johnson, Donald	447-0338
7710	McCracken, F. E.	445-2352
7711	Souder, Paul	445-9289
7714		
7715	Reynolds, Lee	445-0350
7718		
7719	Landau, Dave	820-2943
7722	Davis, Rick	448-0892
7723	Martinez, Tony	445-9055
7726	Ray, Carl	448-6688
7727	Humphry, Joe	448-2714
7731	Cotten, Roger	448-9371
7735	Sapio, Ron & Cynthia	447-0652
7739	Penton, Jesse	448-5929
7743	Lellis, John	447-6427
7803	McDonald, Dennis	
7807	Hernandez, Manuel	820-3955
7811	West, F. L. Jr.	447-5777

TALL PINES

7210	Peterson, Thomas D.	445-2750
7211	Flores, Manuel	
7214		
7215	Richardson, T.	447-6002
7218	Schmidt, W. F.	448-2856
7219	Martindale, R. G.	447-1603
7222		
7223	Paridon, Ralph A.	445-2443
7226	Hunter, Hassell	448-9782
7227	Sutherland, William G.	448-9943
7230	Marlow, John	445-5276
7231		
7234		
7235	Shaner, G. L.	447-6743
7238		
7239		
7302		
7303		
7306	Crenshaw, Joe R.	445-5061
7307	Osweller, Mark A.	448-8821
7310		
7311		
7314	Pegues, Marvin R.	931-1336
7315	Louis, Herbert	931-8879
7318	Davis, Warren	448-8709
7319	Gerber, Chick & Jeanie	445-5805
7322	Peterson, Norman	447-0283
7323	May, David	445-8855
7326	McSpadden, Robert	931-1752
7327	Webb, M.	448-3833
7330		
7331		
7335		
7339	Turnbull, Kevin B.	445-8635
7403	Robb, Gordon M.	448-0930
7407	Smith, Clifford	447-0645
7411	Goodwin, Gene	448-1727
7415	McWhorter, Kelly	447-0456
7419	Beckham, W. E. Jr.	448-2585
7422		
7423	Beasley, Dan	448-8743
7426	Wright, Bill	445-4619
7427		
7430	Bensing, R. J.	447-0674
7431	Shaw, Frederick	448-2659
7434	Tope, Howard	445-7683
7435		
7438	Wood, John	931-1445
7442		
7443		
7446	Davis, Richard H.	445-2372
7447	Tesoro, Robert	448-6324

TALL PINES - TURFWOOD - VICTORY

7450	Dobrowski, Dean	
7451	Beber, Charles	448-9729
7454		
7455	English, Donald B.	448-8382
7458		
7459	Gumina, Gerald A.	448-1518

TURFWOOD

5502	Wilson, Bill	447-0257
5503	Mitchell, Ira	448-8142
5506	Miller, Ann	448-0450
5507	Bauer, Harold	445-9576
5510	Stadtlander, R. D.	931-0866
5511	Kleiner, Leonard	445-7015
5514	Carson, Raymond	447-1964
5515	Rieive, Victor	820-5721
5518	Nash, Richard	448-9397
5519	Johnson, Dennis	931-3687
5522	Hefton, Wendell	445-7726
5602	Benavides, P. S.	445-5380
5603	Barnett, Jerry	445-9029
5606	Riley, C. H.	445-3868
5607	Brocato, Sam	445-4740
5610	Niesen, Lee	447-4388
5611	Slater, Thelma	931-0851
5614		
5615	Dhruv, Tushar	448-0597
5618	Madar, Cyril	447-3369
5622	Lewellen, Lewis	447-7347

VICTORY

5907	Phillips, Johnnie	447-4741
5911	Peck, James	447-1491
5915		
5919	Greene, H. T.	447-6036
5923	Reuscher, J. W.	445-5077
5927		
5931	Graves, Lee	445-1857
5935		
6003	Pileggi, Hester	448-1902
6007		
6010		
6011	McClain, Harold	445-9730
6014		
6015	Merecka, Ronald	447-2915
6018		
6019		
6022	Sanders, Gary	445-3378
6023	Oliver, C. V.	448-6082

WATER LEAF - WHITE FIR - WRAY CT.

5606		
5607		
5610	Srutka, Robert	447-2612
5611	Hale, Douglas	447-8787
5614	Reidy, Kevin	931-7787
5615	Divine, Robert	447-0031
5618	Sanroman, Manuel	448-6991
5619		
5623		

WHITE FIR

7602	Bare, Walter	
7606		
7610		
7614	Heffington, J. M.	448-4646
7615	Toney, Mark	820-4840
7618	York, Jim	448-8150
7619	Hsu Hsu, Rex	820-1551
7622	Klementich, Erich	820-2318
7623	Coffer, Larry	445-1962
7626	Greathouse, Wayne	448-5410
7627	Wood, Virgil & Stella	931-0829
7630		
7631	Britt, Arie	931-0092
7634		
7638	Johnson, David	448-3154
7702	Morris, W. L.	445-0171
7706	Budwine, Olden	445-1190
7710	Balch, Bob	931-4931
7714	Dinwiddie, William	931-7718
7718	Miller, Cecil	445-2046
7722	McCrorry, Owen	448-4992
7726	Kerth, Randall	447-7833
7730	Mahood, Robert	
7802	Davis, Glen	445-7111

WRAY CT.

8007	Closson, Jack	448-1944
8010	Worstell, Tom & Sarah	447-5293
8011	Watson, B. K.	448-9956
8014	Aiken, Ron & Judy	445-5934
8015	Chambers, Buford	445-8913
8018	Baker, Renee	931-6994
8019	Aguilar, Robert	448-0801
8022	Ortiz	
8023	Chatelain, Joel	445-4372

ZIMMERMAN

8003		
8007	Chambers, Robert	447-7698
8011		
8015	Wilkes, T. H.	445-8997
8018		
8019	Windham, Robert	
8022	Hingorani, Shyam	445-7233
8023		
8026	Andrus, Gene	445-9236
8027	Dwyer, Michael	445-3305
8030	Fisher, James	445-8898
8031		
8034	Horn, Roy	448-0516
8035		
8036	Ward, James	447-5770
8043	Ford, Chester	445-0620
8047		
8051	Harvey, B.	447-0769
8055		
8059		

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LINDA MCGEE, Realtor-Associate. A resident of the Inwood Area for over 10 years. Linda was named "Rookie of the Year" her first year in real estate. She specializes in Sections 4, 5, and 6 of Inwood. Linda has a B.B.A. degree from the University of Texas.

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for 10 years. Ten years
real estate experience.
Multi-million \$ producer.
Specializing in Sections 1
and 2 of Inwood.



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A

Abrahams, Ed	5622 Long Creek	447-6730
Adams, Lawrence K.	7415 Antoine	448-7279
Aguilar, Robert	8019 Wray Ct.	448-0801
Aigner, H. J.	5619 Arncliffe	448-4333
Ahmed, Saeed	7919 Antoine	820-3307
Aiken, Ron & Judy	8019 Wray Ct.	445-5934
Albracht, Art R.	6026 Darkwood Dr.	445-5499
Alcott, G. Forbes	5615 Long Creek	931-1748
Allen, Kenneth P.	5602 Council Grove	448-6961
Allen, Luther	5615 Gum Grove	448-5947
Allen, P. A.	5850 Green Falls	447-6445
Amador, David	7822 Maple Tree	445-1952
Anderson, Don H.	4103 Littleberry	448-1640
Anderson, Jim M.	7507 Maple Tree	445-4584
Anderson, Joe	5638 Bent Bough	931-5133
Anderson, Reggie	7510 Antoine	683-9229
Andrus, Gene	8026 Zimmermann	445-9236
Annis, Wilbur	5602 Council Grove Ct.	447-0448
Ante, Thomas	5519 Council Grove Ln.	445-9711
Arcache, Alfred	7811 Brushwood	931-8340
Armour, Robert	6015 Previn Ct.	448-9224
Arnold, Dolph	5923 Don White	448-0332
Arnold, Glen T.	5507 Arncliffe	445-3896
Arnold, Jerry	5503 Moss Glenn	447-5684
Ashcroft, Delbert D.	5918 Black Maple	447-7075
Ashmore, Dan & Janis	7730 Antoine	931-8138
Askins, C.	5811 Par Four	931-1865
Atwood, H. G.	5926 Bent Bough	448-9825
Atzenhoffer, M. A.	5618 Bent Bough	448-4648
Audette, Larry	5410 Arncliffe	931-6809
Autrey, William L.	5515 Arncliffe	931-0142

B

Baba, Issa	5903 Don White	445-1575
Baba, Sam	5919 Don White	445-0973
Bacus, Gerald	5922 Par Four	931-1879
Baetz, Don	5807 Arncliffe	447-2305
Baker, J. F. Jr.	5914 Lawn Lane	445-8799
Baker, Renee	8018 Wray Ct.	931-6994
Bailey, Bose W.	5918 Lawn Lane	931-0393
Bailey, Sam	5802 Greenfalls	931-0358
Bailliet, John V.	7455 Maple Tree	448-5695
Balch, Bob	7710 White Fir	931-4931
Baldwin, Rev. S.	4310 Birchcroft	445-7245
Ballantine, W. T.	4223 Littleberry	445-4329
Ballard, H. D. Jr.	5839 Green Terrace	448-7158
Bandvopadhyay, R.	5839 Green Falls	448-1103
Barber	5611 Moss Glenn	448-0383
Barber, Kent	7422 Antoine	445-0063
Bare, Walter	7602 White Fir	
Barkley, John H.	7510 Green Lawn	448-7254

B

Barnett, Jerry	5603 Turfwood	445-9029
Barrow, Wiley	5631 Long Creek	445-4539
Barry, Dennis	7718 Challie	448-8086
Bartlein, James	5615 Council Grove Ln.	448-2179
Barton, Leo	7831 Antoine	448-9284
Base, L.	7514 Green Lawn	445-4644
Bassett, Wm.	7647 Streamside	445-3458
Bates, C. J.	5307 Long Creek Ln.	448-8863
Bates, Jerry Y.	5915 Bent Bough	448-3667
Battaglia, P. A. Jr.	4210 Black Locust	445-5818
Bauer, Harold	5507 Turfwood	445-9567
Bauman, Sven P.	7551 Maple Tree	448-2335
Baxter, Wayne	6027 Darkwood	447-1889
Bean, Clifford	5935 Green Falls	448-8336
Beasley, Byron & Karen	7111 Depp Forest	448-9939
Beasley, Dan & Sandy	7423 Tall Pines	448-8743
Bebe, Charles C.	7451 Tall Pines	448-9729
Beck, Larry	5207 Bent Bough	445-8825
Beckham, Charles K.	5935 Black Maple	447-0807
Beckham, W. E.	7419 Tall Pines	448-2585
Beckwith, Dr. Paul	6022 Darkwood	445-5050
Beebe, Larry	5603 Arncliffe	445-7830
Bell, Charles	7718 Antoine	445-3767
Benavides, P. S.	5602 Turfwood	445-5380
Benevides, Baltazar	7818 Antoine	
Benjamin, Ken D.	6003 Darkwood	448-2898
Bennett, Alan	7426 Antoine	448-5378
Bennett, N. C.	5920 Arncliffe	448-1136
Bensing, R. J.	7430 Tall Pines	447-0674
Bensioter, D. G.	7869 Greenlawn	820-2492
Berg, DR. Howard	5815 Green Terrace	931-4083
Bergstrom, A. K.	5931 Darkwood	447-6098
Berry, Fred III	5830 Green Terrace	445-3685
Berry, Jack	5607 Bent Bough	448-1995
Bertone, D. A.	5610 Conecrest	447-6584
Bertsch, Philip R.	7706 Green Lawn	820-4209
Bielenda, W. E.	5226 Council Grove Ln.	447-7506
Bierwirth, William	5603 Long Creek	931-9454
Binford, B. E.	5918 Darkwood	931-0361
Blair, Ray H.	6011 Long Leaf	447-8371
Blank, Don	6007 Green Terrace	448-4104
Bliss, William	7810 Antoine	448-9261
Blue, Ira A.	7502 Deep Forest	445-1917
Bluestone, Ed	7434 Antoine	448-7383
Boadle, Robert	7407 Oak Arbor	931-4914
Boehm, G.	7710 Challie	448-6090
Boggess, Morton	7722 Challie	448-3060
Bogue, Gerald L.	5603 Council Grove Ct.	448-4199
Bond, B. G. Pappy	5927 Green Terrace	445-3296
Borak, Dennis	5822 Green Falls	445-3506
Boren, Myrlie	5911 Darkwood Dr.	448-5862
Bott, John & Gloria	7558 Maple Tree	931-3721
Boucher, A. R.	7606 Green Lawn	447-4749
Bowden, Bruce	4331 Littleberry	448-6163
Bowen, Sharon Lee	6015 Green Terrace	445-0618

B

Boyce, Dana C.	7515 Brushwood	447-4061
Boyd, Delmar	6011 Green Falls	448-5081
Boyd, Walter	7891 Greenlawn	820-2592
Bradley, Arlene	7853 Greenlawn	
Bradley, John	5518 Long Creek Lane	445-7742
Bragg, Roger	7871 Greenlawn	820-2622
Breeland, R. R.	5814 Par Four	448-0375
Brickman, Dr. Solomon	5606 Council Grove Ct.	-
Brite, Donald	5222 Bent Bough	448-8712
Bretherton, Wm.	5925 Arncliffe	448-1945
Britt, Arie	7631 White Fir	931-0092
Brocato, Sam	5607 Turfwood	445-4740
Brotherton, George	5914 Don White	931-6640
Brown, Bert	5226 Moss Glenn	820-1030
Brown, C. B.	5506 Long Creek	448-4522
Brown, J. Kenneth	5707 Arncliffe	447-5778
Brown, Lois	5915 Arncliffe	
Brown, William P.	5626 Council Grove	448-2002
Burg, Donald	7626 Streamside	448-7162
Bruner, Stephen F.	7207 Leaning Oak	448-2082
Burnett, Richard	7817 Challie	445-0395
Bryant, Charles H.	5218 Long Creek	445-5725
Bryand, James M.	7430 Antoine	447-7051
Bryant, Otis G.	5907 Darkwood	931-7735
Buckley, Henry L.	5910 Black Maple	
Budwine, Olden	7706 White Fir	445-1190
Burchfield, Robert	6043 Darkwood	447-5162
Burford, William J.	7738 Antoine	447-2046
Burkholder, Tom	7858 Greenlawn	448-0366
Burkitt, Bruce	5518 Arncliffe	931-9069
Burleson, J. T.	5914 Bent Bough	448-4766
Burleson, Royce	7642 Streamside	445-3125
Burling, Lynn	7730 Maple Tree	445-9255
Burns, Richard	5219 Moss Glenn	445-1788
Butler, J. C.	7446 Deep Forest	445-3623
Byers, M. J.	7502 Brushwood Dr.	448-3540
Byrnes, Don	7423 Deep Forest	447-3013

C

Calhoun, B.	6011 Gum Grove	448-1785
Callan, Edward	5939 Bent Bough	447-4231
Callaway, Robert E.	6039 Darkwood	448-7854
Camala, Raul E.	5522 Ancliffe	447-8912
Cammarata, Samuel	6003 Green Falls	447-5337
Canales, Becky & Alfred M.	5623 Long Creek	931-6927
Canales, E.	7726 Challie	
Carleson, Harley	5715 Arncliffe	931-8304
Carlson, J. E.	7893 Greenlawn	
Carlson, Thomas	7717 Bateman	931-9006
Carnes, Ken W.	5514 Blackjack	445-2902
Carpenter, Lee V.	7846 Challie	445-7130
Carson, Raymond	5514 Turfwood	447-1964
Carter, D.	5931 Arncliffe	931-1105

C

Carter, Ralph D.	5810 Par Four	448-0972
Carter, D. L.	8014 Greenlawn	445-9743
Carter, Norman	5616 Conecrest	931-5616
Cassidy, Philip M.	6034 Darkwood Dr.	447-6555
Catanzaro, L. P. J.r	5406 Arncliffe	445-9445
Catlett, E. Dean	7618 Long Creek Ct.	448-5269
Catlett, Harold	5818 Green Terrace	447-2086
Cauble, L. M.	7716 Challie	
Chackere, John	7715 Brushwood	820-6111
Chaffin, William S.	7714 Maple Tree	445-9510
Chambers, Buford	8015 Wray Ct.	445-8913
Chambers, Robert	8007 Zimmerman	447-7698
Chang, Taz Sang	5506 Moss Glenn	445-7822
Chase, Stuart, R.	5615 Bent Bough	445-7725
Chatelain, Joel	8023 Wray Ct.	445-4372
Cherry, Clyde H.	5934 Bent Bough	448-1324
Chien, Wu-Yen	5510 Moss Glenn	931-7688
Chiles, T. H.	7626 Antoine	448-3153
Chin, You Kin	7719 Antoine	445-7831
Chovanec, Eugene E.	6022 Black Maple	448-6733
Cirillo, J. Fred	5906 Don White	445-2640
Clark, James F. & Becky	6002 Lawn Lane	448-2784
Clark, James S.	7402 Maple Tree	447-0228
Clark, Philip	5926 Arncliffe	445-9717
Clark, Samuel P.	7615 Green Lawn	447-0107
Clay, Loren B.	7811 Antoine	931-3971
Clements, Gary & Tonya	5514 Arncliffe	447-7205
Clisham, Gerard A.	7211 Deep Forest	445-1060
Clodfelter, G. D.	7507 Deep Forest	448-7876
Closson, Jack	8007 Wray Ct.	448-1944
Cloy, Jerry	4214 Butternut Ct.	445-5118
Cobb, Roy F.	5902 Bent Bough	445-1479
Cochran, Sam	5910 Don White	
Coffer, Larry	7623 White Fir	445-1962
Coffman, Richard	5906 Arncliffe	820-5147
Cohn, Georgie	5937 Arncliffe	448-9168
Cole, Ken & Emily	5226 Bent Bough	447-0813
Coleman, John H.	7414 Deep Forest	447-0923
Colston, H. Basil	4330 Littleberry	448-8327
Colvin, Ken	7807 Blackjack Ct.	820-9137
Combs, Donald	5307 Council Grove	931-0639
Cook, John E.	7511 Brushwood	448-5012
Cook, B. M.	7866 Greenlawn	
Cook, V. L.	7877 Greenlawn	
Cooper, John J.	7415 Maple Tree	445-1625
Cooper, L.	7811 Bateman	445-2255
Cornelius, Joseph H.	7102 Deep Forest	447-2747
Cornett, Art	7806 Antoine	448-5289
Cornwell, M. B.	7522 Deep Forest	448-2736
Cory, H. A.	5911 Bent Bough	447-4172
Cotten, Roger	7731 Streamside	448-9371
Cotter, Lee	7859 Greenlawn	820-5804
Cotter, Thomas Pat	5614 Arncliffe	820-2144
Courville, Dave	5211 Moss Glenn	931-8013
Covington, Robert	5839 ARncliffe	445-8320

C

Cox, Clark	6011 Lawn Lane	447-6575
Crain, John	5211 Bent Bough	447-2809
Crawford, Kent	7844 Greenlawn	445-4904
Crenshaw, Joe	7306 Tall Pines	445-5061
Croes, Pat	5934 Gum Grove	445-1380
Crowley, John T.	6023 Green Terrace	445-9703
Crum, Harold T.	7503 Green Lawn	445-0750
Crum, Trent	7503 Green Lawn	445-8129
Crump, Tom	5419 Bent Bough	931-0042
Cumley, J. D.	5735 Council Grove	445-3731
Cummins, Dennis	5606 Long Creek	445-0168
Curie, Clarence	5610 Long Creek	448-2854

D

Daigle, Adlin P.	7706 Antoine	445-5468
Dale, George F.	5906 Black Maple	447-7563
Dalton, Bill	7726 Brushwood	931-8831
Daniels, Aubrey & Doris	5502 Arncliffe	931-8356
Danna, Sam	5827 Green Falls	445-0157
Daughenbaugh, Al	5931 Lawn	447-0165
Daugherty, Neil	5918 Green Falls	448-0446
Davidow, Joseph & Sylvia	7618 Antoine	-
Davis, Glen	7802 White Fir	445-7111
Davis, Grayson	5951 Darkwood	445-4431
Davis, Richard	5830 Arncliffe	445-4020
Davis, Rick	7722 Brushwood	448-0892
Davis, T. Alvis Jr.	5806 Arncliffe	448-9646
Davis, Warren	7318 Tall Pines	448-8709
Dawson, Dr. Peter	5742 Council Grove Ln.	931-5108
Deaver, Don & Ernie	5703 Arncliffe	445-3159
Degeyter, Glen	6007 Green Falls	447-4373
Deimel, Robin	7853 Greenlawn	-
DeLaGarza, Ruby	5940 Arncliffe	448-7101
De Lonjay, George W.	7415 Deep Forest	447-5765
Denville, John	7615 Streamside	445-1167
Dendy, Robert E. Jr.	5918 Par Four	448-3120
Derian, Charles	7847 Greenlawn	820-2983
DeVaney, Arlton H.	5605 Long Creek	448-5625
DeVries, Martin C.	7822 Antoine	445-3108
Dhruv, Tushar	5615 Turfwood	448-0597
Dicken, Glenn W.	7546 Maple Tree	445-8754
Dicker, Thomas E.	6027 Green Terrace	448-5752
Dickinson, Joe T.	5402 Arncliffe	445-1658
Dicus, Ralph & Willie	7814 Maple Tree	445-4067
Dieringer, V. H. Jr.	7515 Deep Forest	447-1052
Dinwiddie, Bill & Beth	7714 White Fir	931-7718
Dittmar, J. M.	5223 Council Grove	448-4354
Diven, Judith D.	7715 Antoine	448-8109
Divine, Robert	5615 Water Leaf	447-0031
Dixon, J.	5903 Green Falls	448-4709
Do, Phat Manh	7747 Antoine	448-1787
Dobrowski, Dean	7450 Tall Pines	-
Dolan, E. L.	7511 Maple Tree	448-8878

D

Donaldson, Robert	6003 Green Terrace	445-3577
Donlevy, George F.	5614 Long Creek	448-4534
Dooling, Joseph	7534 Deep Forest	447-7890
Dornak, Joe B.	7542 Maple Tree	448-1037
Douglas, Dr. Aubry	7803 Maple Tree	448-2225
Doxey, James R.	7402 Deep Forest	445-5243
Drake, Bobby J.	4222 Littleberry	448-7883
Drewry, M.	7426 Maple Tree	445-2438
Dubose, Emmett	5958 Don White	448-7081
Dudek, Stanley F.	5938 Bent Bough	445-8131
Duderstadt, John	6002 Green Terrace	448-6877
Duhon, W. J.	7718 Green Lawn	445-1797
Duoto, Michael	5903 Green Terrace	445-7264
Dwight, Fred	5615 Moss Glenn	448-4988
Dwyer, Michael	8027 Zimmermann	445-3305
Dyer, Charles W.	7623 Green Lawn	448-9770

E

Eckert, Edgar L.	6003 Gum Grove	447-1135
Edelen, Charles J.	4322 Birchcroft	448-9972
Edmiston, R. B.	6014 Gum Grove	447-4468
Effinger, Kenny	7711 Bateman	445-0299
Eickenhorst, C.	7821 Bateman	447-1806
Eisenhower High School	7922 Antoine	448-8401
Eldridge, C.	7845 Greenlawn	445-0086
Emge, Leonard E.	7833 Bateman	
Emmanovil, N.	5934 Darkwood	448-2004
Engelstad, Ken	5507 Bent Bough	448-4518
Englebrink, Richard	7711 Brushwood	447-0937
English, Donald B.	7455 Tall Pines	448-8382
Elkins, Dennis	7202 Leaning Oak	931-3204
Erwin, Bill & Rosalie	5646 Council Grove	448-5071
Estopinal, Bryan	5907 Black Maple	-
Eustis, Fred	5315 Council Grove Ln.	445-6913
Evans, John	5235 Moss Glenn	-
Evans, Sid	5831 Arncliffe	-
Evans, Willie	5430 Bent Bough	447-4203
Evenson, Robert J.	5210 Long Creek	445-1142
Everitt, H. E.	5507 Long Creek	445-5334
Exum, Janes	7442 Deep Forest	445-5204

F

Fabry, Thomas	5223 Long Creek	447-4893
Facha, Donald	7718 Brushwood	445-2992
Failing, Harry E.	5930 Black Maple	445-2526
Ferguson, Robert	5603 Bent Bough	448-3468
Fernandez, R. C. Sr.	5206 Long Creek	445-1639
Fernandez, V. D.	5211 Council Grove	448-3391
Fields, Devon	5314 Long Creek	448-7942
Fields, Paul	5639 Bent Bough	447-2865

F

Finnerty, Robert J.	5642 Long Creek	447-2507
Fisher, D. G.	5423 Arncliffe	445-4579
Fisher, Ed & Sally	5623 Blackjack	447-7552
Fisher, James C.	8030 Zimmermann	445-8898
Fitzgerald, James D.	5927 Darkwood	448-0342
Fitzwater, M. D.	5618 Council Grove	445-7892
Fleischer, Gregory	7887 Greenlawn	931-3604
Fleming, Dan	5607 Arncliffe	448-0189
Fletcher, Myrl T. Sr.	6015 Lawn Lane	448-2328
Flory, Cecil	5927 Lawn Lane	445-4104
Floyd, Jerry	4215 Butternut Ct.	448-7491
Floyd, Terry	5926 Don White	447-1177
Flynn, William E.	6019 Darkwood	447-7845
Fong, Janet	5518 Council Grove	445-0591
Foore, Herbert	7550 Maple Tree	448-7723
Ford, Chester	8043 Zimmermann	445-0620
Foster, A. J.	7726 Antoine	445-8215
Foteh, G.	8019 Greenlawn	447-8399
Fountoulakis, Mike	7813 Challie	931-0539
Fox, Jeff	5610 Council Grove	447-5673
Fugina, J. P. & Irene	7515 Green Lawn	448-1736
Fulton, William P.	7438 Deep Forest	8-2163
Franklin, A. F.	7531 Antoine	447-7199
Fredericks, Greg	5946 Arncliffe	448-6569
Freeman, Danny C.	7022 Deep Forest	448-9945
Freeman, Randolph M.	5614 Council Grove Ct.	445-9392
Frels, William A.	4202 Black Locust	448-8796
Friedrich, Calvin H.	5906 Par Four	448-4279
Froehlich, James E.	7418 Maple Tree	448-7879

G

Gallardo, Gregory	5622 Bent Bough	445-2663
Gamble, Gordon	5952 Arncliffe	447-7050
Gandy, Bill & Pat	7507 Brushwood	448-3330
Gardner, Gary	5515 Council Grove Ln.	447-7085
Garner, Brian	7806 Brushwood	445-7954
Garrido, Emilio	7726 Maple Tree	447-5616
Garry, T. T.	7531 Brushwood Dr.	447-7841
Garza, Roberto	5718 Arncliffe	
Genotte, Richard	7807 Antoine	448-7803
Gentry, Aubrey & Carietta	5411 Arncliffe	448-2584
Gerber, Chick & Jeannie	7319 Tall Pines	445-5805
Germain, John	6019 Green Falls	445-4135
Ghosh, Arvind	5222 Moss Glenn	445-2598
Gilmore, Clellia	7704 Challie	
Glover, Robert	5926 Green Falls	448-4730
Goar, Shade	7006 Deep Forest	445-1903
Godwin, Robbie D.	7503 Maple Tree	447-1454
Goldrup, Robert	7802 Blackjack Ct.	445-2197
Gonzalez, Homero J.	6003 Lawn Lane	445-9535
Good, Tim	5223 Moss Glenn	448-3357
Goode, R. V.	7809 Challie	447-7950
Gooden, Glen J.	7411 Deep Forest	448-2663

G

Goodfellow, Jack & Pat	5422 Long Creek	931-0849
Goodwin, Gene	7411 Tall Pines	448-1727
Gove, Otis & Liz	5502 Long Creek	448-4767
Granger, Robert	5310 Council Grove	445-8729
Greathouse, Wayne	7626 White Fir	448-5410
Green, Danny	6011 Black Maple	448-4269
Greene, H. T.	5919 Victory	447-6036
Griffin, Charles R.	7235 Leaning Oak	447-5305
Griffin, Hugh C.	7847 Antoine	445-3086
Grisaffi, Jerry	7618 Green Lawn	448-0506
Griggs, Charles	5203 Moss Glenn	931-8480
Griscom, R. E.	5202 Moss Glenn	448-3104
Groff, J. D.	7723 Brushwood	447-5093
Grooters, J. J.	7703 Bateman	448-0894
Guerrero, Rudolph M.	5807 Par Four	447-0446
Gumina, Gerald	7459 Tall Pines	448-1518
Gunter, S. P.	7639 Streamside	445-1573

H

Haaksma, R. B.	7203 Deep Forest	448-0397
Hagist, W. W.	7722 Green Lawn	445-2139
Hagwood, E. E., Jr.	4119 Littleberry Road	448-5479
Hair, Don	7730 Challie	445-4610
Hale, Douglas	5611 Water Leaf	447-8787
Hale, Gregory E.	7546 Brushwood Dr.	448-4417
Hall, M. G.	7831 Bateman	448-1488
Hall, Wilbur L.	5906 Green Terrace Lane	931-6522
Halley, James H.	7435 Antoine	931-5776
Halsey, Russel J.	7539 Brushwood Drive	447-0464
Hamski, W. V.	4211 Black Locust Dr.	447-4272
Hanna, S. A.	5916 Arncliffe	445-4805
Hansen, Elmo	4214 Littleberry	445-2554
Hanson, Chris	7554 Maple Tree	448-6339
Hardy, H. W.	7655 Streamside	447-7308
Hargrove, James	5942 Don White	445-2959
Harlow, John K.	7907 Antoine	448-4380
Harman, H. M.	5842 Green Falls	448-2645
Harrell, Joe L.	7518 Deep Forest Dr.	445-2307
Harrelson, Denny	5960 Arncliffe	931-0532
Harrington, James	5511 Moss Glenn	445-4358
Harris, E. M.	7002 Deep Forest	445-3400
Harris, Harry	5603 Moss Glenn	448-3599
Harris, R. E.	5910 Green Terrace Ln.	820-2468
Harris, Roy D.	4322 Lemon Tree Lane	448-6966
Harris, Samuel	4331 Lemon Tree Lane	448-9306
Harrison, Robertson	5907 Bent Bough Lane	931-6956
Harriss, J. J.	5913 Arncliffe	448-1271
Harvey, B.	8051 Zimmermann	447-0769
Fred H. Hassen	7231 Leaning Oak	448-4035
Hassmiller, Richard J.	5206 Council Grove Ln.	448-8705
Hatcher, Thomas	5218 Bent Bough	447-4839
Hawkins, S.	7702 Challie	-
Hayes, Dale A.	7506 Brushy Court	447-7103

H

Hayes, Jourshell & Joyce	5430 Long Creek Ln.	445-0408
Hayes, Paul A.	6031 Green Terrace	448-5818
Haynes, Tom	5818 Arncliffe	447-0588
Hayworth, S. L.	5946 Bent Bough Lane	448-9366
Hazelgrove, Michael	5607 Council Grove	820-6746
Head, James	5922 Arncliffe	445-9345
Heavey, A. J.	7742 Antoine	445-5072
Heck, Johnnie	7622 Streamside	445-0014
Heck, Pat	5618 Moss Glenn	448-3031
Heffington, J. M.	7614 White Fir	448-4646
Hefter, I. J.	7703 Brushwood	448-8042
Hefton, Wendell	5522 Turfwood	445-7726
Heggen, Homer	7843 Greenlawn	820-3852
Heppe, Larry R.	5634 Council Grove Ln.	448-0659
Henry, Edgar	5807 Green Falls	931-4238
Herbert, L. F.	7838 Bateman	448-4179
Herman, Richard L.	5918 Gum Grove	931-7972
Hernandez, A. A.	7214 Leaning Oak	448-8617
Hernandez, Joe	5602 Conecrest Ct.	448-6096
Hernandez, Manuel	7807 Streamside	820-3955
Higginbotham, James B.	5202 Long Creek Ln.	447-5256
Higginbotham, S.	4207 Littleberry Rd.	445-2038
Hill, Ben	7722 Antoine	445-2085
Hill, Henry	8022 Green Lawn	931-8419
Hill, Roger	7806 Maple Tree	445-1864
Hilliard, David W.	5714 Arncliffe	448-1759
Hillman, R. M. Mike	5902 Lawn Lane	448-2217
Hingorane, Shyam	8022 Zimmerman	445-7233
Hinton, Ed & Darlene	7826 Antoine	447-2442
Hirasaki, George	5511 Arncliffe	445-2781
Ho, Philip	5710 Council Grove Lane	931-3590
Hofman, Allan	5942 Arncliffe	448-3490
Hogan, F. M.	6026 Gum Grove	447-3913
Hohe, Mike	7129 Leaning Oak	447-6937
Holden, S.	6006 Green Falls	445-5286
Holloway, William W., Jr.	5743 Council Grove Ln.	445-2322
Holm, S. E., Jr.	5630 Bent Bough Ln.	448-4444
Holt, Robert	4319 Black Locust Dr.	448-8243
Hooper, Allen	5626 Bent Bough Ln.	447-8387
Hooper, Wallace	7523 Maple Tree Dr.	448-5016
Hopkins, R. T.	5922 Bent Bough Ln.	447-0959
Horn, Roy	8034 Zimmermann	448-0516
Horton, William	6007 Long Leaf	445-3070
Hough, Stephen F.	7523 Brushwood Drive	445-3518
House, Carlton	5948 Arncliffe	447-2079
Howard, V. B.	5927 Arncliffe	445-2599
Horvath, Lawrence J.	5902 Green Terrace Ln.	931-9216
Hoyle, J. T.	7862 Greenlawn	820-2230
Hsu Hsu, Rex	7619 White Fir	820-1551
Hubbard, Jadwin R.	6014 Green Falls	448-0376
Huber, Donald E.	5630 Council Grove Lane	445-9020
Hudson, Arthur	7634 Streamside	447-6176
Hugos, Howard F.	5643 Council Grove Ln.	448-4478
Hulsey, Guy W., Jr.	5319 Council Grove Ln.	931-6058

H

Hume, Thaddeus	5514 Bent Bough Ln.	820-5654
Humphry, Joe	7727 Streamside	448-2714
Hungerford, V. E.	7731 Antoine	448-6844
Hunsaker, H.	7827 Bateman	931-4906
Hunsinger, Charles C.	5702 Long Creek	445-2999
Hunter, C. K. H.	5835 Green Terrace Ln.	445-1686
Hunter, Hussell	7226 Tall Pines	448-9782
Hurt, James R.	7407 Deep Forest Dr.	447-4814
Husing, Walter	7418 Deep Forest Dr.	448-2339

I

Ildebrando, Frank	7522 Green Lawn Dr.	448-5370
Inman, M.	7603 Green Lawn	448-8339
Ingham, Charles	7503 Deep Forest Dr.	448-5733
Ingham, W. A., Jr.	7538 Maple Tree Dr.	448-2344
Ingersoll, D. S.	7734 Challie	445-7259
Introligator, R. S.	5403 Bent Bough	445-2168
Inwood Forest Civic Club	7600 Antoine	448-0223
Iverson, R. L.	5323 Council Grove Ln.	447-6704

J

Jackson,	6006 Darkwood Drive	695-6021
Jackson, Don	6026 Lawn Lane	448-9074
Jackson, Jerry	7863 Green Lawn	820-5858
Jacobs, Mack	5933 Arncliffe	445-9881
James, Shirley	5407 Long Creek Ln.	448-3769
James, Stephan	5614 Moss Glenn	448-2406
Jamnik, D. M.	7423 Maple Tree Drive	447-2768
Janner, Mike E.	5931 Black Maple Ln.	-
Janney, Robert B., Jr.	5611 Long Creek Ln.	448-1272
Jenkins, John H.	7407 Maple Tree Dr.	445-9443
Jensen, Charles	7708 Challie	448-3734
Johnson, Adell A.	7438 Antoine	445-0131
Johnson, D. W.	7719 Brushwood	448-3629
Johnson, David	7823 Bateman	931-0961
Johnson, David	7638 White Fir	448-3154
Johnson, Dennis	5519 Turfwood	931-3687
Johnson, Dennis W.	5646 Long Creek	448-2048
Johnson, Donald	7707 Streamside	447-0338
Johnson, H. B.	7815 Brushwood	820-0853
Johnson, John	7427 Antoine	445-9318
Johnson, Nettie	5607 Council Grove	820-6746
Johnson, Robert	5815 Green Falls	445-4921
Johnson, William A., Jr.	5413 Bent Bough Ln.	445-1835
Johnson, W. W., Jr.	4318 Birchcroft Dr.	448-4698
Jolly, Gurmukh	5847 Green Falls	931-6029
Jolly, M. D.	5419 Long Creek	931-5946
Jones, Burton A. Jr.	5207 Council Grove Ln.	447-8501
Jones, James	7844 Challie	445-5611
Jones, Robert	5934 Green Falls	931-9012
Julian, Pat	7410 Antoine	unlisted

K

Kaechele, James M.	4203 Butternut Court	447-8533
Kalousek, T. M.	6023 Black Maple Ln.	448-0666
Kandeler, E. W.	6014 Previn Court	445-1814
Kaplan, Morton	7802 Antoine	931-9210
Karakitsos, Peter	7873 Green Lawn	820-4101
Kayyal, Issa	5502 Moss Glenn	445-9158
Kearns, Walter J.	5411 Long Creek Lane	448-0414
Keller, Lee	7530 Deep Forest Dr.	448-2954
Kelly, Alfred H., Jr.	5719 Arncliffe	445-3580
Kelly, L. S.	5215 Bent Bough	445-1918
Kennedy, Dr. Doug.	5607 Council Grove Ct.	Unlisted
Kerth, Randall	7726 White Fir	447-7833
Kesler, Ted G.	7602 Green Lawn	445-1657
Key, Don & Susan	7630 Antoine	Unlisted
Kilmer, Robert E.	7807 Maple Tree Dr.	445-0035
Kilpatrick, James	5218 Moss Glenn	445-2508
Kim, Jong W.	7806 Blackjack Ct.	448-5703
King, B. G.	8106 Green Lawn	445-0362
King, David	7418 Antoine	448-6767
Kinsey, John P.	6010 Gum Grove	445-3092
Kircher, Rudolph	5918 Arncliffe	447-7518
Kirsner, Donald	7650 Streamside	447-5677
Kissinger, Gene	5962 Arncliffe	447-8427
Kleiner, Leonard	5511 Turfwood	445-7015
Klementich, Erich	7622 White Fir	820-2318
Klappe, Rogert W.	6026 Elack Maple Ln.	931-6733
Knapp, William	7736 Challie	445-1690
Kollar, Joseph	5943 Darkwood	447-4461
Kondik, Stephen	7506 Brushwood Dr.	448-5126
Konesheck, R. A.	4323 Black Locust Dr.	445-9721
Kopriva, G. A.	5611 Arncliffe	445-3594
Kornegay, Dr. L. M.	5619 Moss Glenn	445-0050
Koscho, George	5923 Green Falls	448-8901
Kouldelka, Jerry J.	7603 Streamside	448-5374
Kovacs, A. Gary	8018 Green Lawn	Unlisted
Kress, Chris	7819 Challie	-
Krone, John	5907 Green Falls	447-3378
Kubiak, Dan	5935 Gum Grove	448-0513
Kuhn, Milford E.	7712 Challie	445-3555
Kurtz,	5811 Green Terrace Ln.	-

L

Laird, J. L.	4123 Littleberry Rd.	448-7294
Landau, Dave	7719 Streamside	820-2943
Lanier, A. J.	5906 Lawn Lane	447-5092
Large, Dennis A.	5638 Council Grove Ln.	445-2081
Larson, Warren A.	7527 Brushwood Drive	445-1127
Lasko, Ed & Donna	7802 Brushwood	445-3430
Lay, Lawrence L.	5207 Long Creek Ln.	931-0616
Leach, D. A., Jr.	5910 Lawn Lane	931-0857
Leach, Ernest E.	5310 Long Creek Lane	445-9157
Leclair, Frank H.	4207 Black Locust Dr.	445-9006
Ledbetter, Paul	5946 Don White	448-7874

L

Lee, Marvin	5306 Council Grove	447-8152
Lee, Tuontin	7614 Green Lawn	931-1483
Leeper, William A.	7702 Green Lawn	931-3846
Legan, Paul	7803 Brushwood	445-6950
Lellis, John	7743 Streamside	447-6427
Letwin, Lawrence	5935 Don White	445-5490
Lewellen, Lewis	5622 Turfwood	447-7347
Lewin, David J.	6023 Lawn Lane	448-9309
Lewis, Rhett	5830 Green Falls	447-5298
Libby, Eldon E.	7710 Maple Tree Dr.	445-4684
Light, C. P.	4206 Butternut Court	448-8831
Liles, L. & Forrest, C.	7838 Green Lawn	447-5722
Lindquist, William	5503 Blackjack Ln.	448-1089
Lindsay, B. L.	5219 Bent Bough	448-4495
Linn, Thomas	5814 Green Falls	445-1358
Lipsev, James A.	6018 Lawn Lane	448-4947
Little, C. J.	5618 Arncliffe	448-2165
Littlefield, Harold	5931 Gum Grove	447-7708
Lloyd, Bill	5214 Moss Glenn	931-4875
Lloyd, Bill	5607 Moss Glenn	447-4368
Lloyd, Ralph	5610 Council Grove Ct.	447-3729
Lofgren, Douglas G.	7703 Antoine	445-4091
Lore, James A.	5827 Arncliffe	445-5621
Lory, James R.	5614 Bent Bough Ln.	-
Louis, Herbert	7315 Tall Pines	931-8879
Lowery, Robert	5930 Don White	445-3824
Lowry, John A.	5919 Gum Grove	445-5765
Loxterman, R. J.	5215 Moss Glenn	931-1790
Loy, George	5423 Long Creek Ln.	447-7720
Lubeck, Howard	5910 Par Four	448-3523
Luick, R. J.	4219 Black Locust Dr.	448-2546
Lupo, Philip J.	5907 Gum Grove	447-7398
Lusk, S. A.	5959 Don White	448-9128
Lyons, James	5907 Don White	448-4425

M

Maas, Delvin F.	5903 Gum Grove	445-4410
Mabbvm, Pablo	8011 Green Lawn	445-7085
Madar, Cyril	5619 Turfwood	447-3369
Madl, K. E.	7895 Green Lawn	-
Madrigal, Jose	5206 Moss Glenn	931-0406
Martinez, Tony	7723 Streamside	445-9055
Maenza, Charles	7518 Green Lawn Drive	931-8478
Mahood, Robert	7730 White Fir	-
Maiolo, Sam	4203 Black Locust Dr.	447-6124
Marks, Joseph	5510 Arncliffe	448-2290
Mallory, E. S., Jr.	7431 Antoine	445-5981
Malone, H. P.	5515 Bent Bough Ln.	445-1276
Manning, Arthur D.	5917 Arncliffe	931-8900
Mansfield, Allen	4206 Black Locust Dr.	448-9661
Marcha, Khalil	5511 Blackjack Lane	445-2324
Marinucci, L. R.	4330 Birchcroft Dr.	445-8900
Marlow, John	7230 Tall Pines	445-5276
Marshall, Edward	7447 Maple Tree Dr.	448-1632

M

Martin, Edgar P., Jr.	7443 Maple Tree Dr.	448-2707
Martin, Howard	5718 Council Grove Ln.	931-8762
Martin, John	7607 Long Creek Ct.	820-6519
Martindale, R. G.	7219 Tall Pines	447-1603
Martinez, Ray Jr.	7819 Antoine	447-8128
Mason, Robert A.	5506 Council Grove Ln.	445-5812
Mason, Thomas	7817 Bateman	-
Massie, P. W.	7751 Antoine	448-1438
May, David	7323 Tall Pines	445-8855
May, R. C.	4206 Littleberry	448-9761
Mayes, Gordon E.	7547 Brushwood Dr.	448-5057
Mayo, Gary L.	7702 Maple Tree	447-0108
Maze, L. L.	7510 Brushy Court	447-0330
Mazzei, A.	7527 Maple Tree	931-1405
Medellin, L.	5814 Arncliffe	448-4085
Medlin, Calude	6019 Lawn Lane	448-7910
Meehan, Robert	5231 Moss Glenn	448-7051
Meeting, Paul	7430 Deep Forest	448-2916
Melgiri, Dhruvaraj	7923 Antoine	931-0157
Menefee, L. T.	5603 Council Grove Ln.	Unlisted
Meniel, Jacques	7734 Antoine	447-2715
Menger, Marek	7875 Green Lawn	447-5544
Mensing, John	7839 Bateman	445-3934
Merecka, Ronald	6015 Victory	447-2915
Mermis, Delven H.	7535 Maple Tree Dr.	447-6446
Merryman, Billy	4310 Black Locust Dr.	931-0392
Meyer, Carlton	5702 Council Grove Lane	820-2880
Meyer, John	6023 Green Falls	931-6117
Michael, Paul H.	5507 Blackjack Lane	448-6238
Michalak, Charles G.	5302 Council Grove Ln.	448-7276
Michalak, James L.	5619 Long Creek	447-2287
Milburn, C.	6010 Previn Ct.	448-5868
Milby, Mike	5911 Black Maple Ln.	447-2107
Miles, J. B.	7514 Deep Forest Drive	447-4776
Miles, T. W.	5930 Green Falls	445-1112
Miller, Ann	5506 Turfwood	448-0450
Miller, Cecil	7718 White Fir	445-2046
Miller, H. D., Jr.	5318 Council Grove Ln.	448-7318
Miller, John T.	5843 Green Falls	445-9978
Miller, Nash H.	5615 Arncliffe	931-7074
Miller, R. A.	5918 Bent Bough	448-9544
Miller, R. Travis	7842 Challie	448-8056
Milliken, Glenda	7539 Maple Tree Dr.	448-4055
Miniatas, J. V.	5942 Bent Bough Ln.	447-1084
Misra, Bijoy	5414 Arncliffe	448-2608
Mitcham, Don	7435 Deep Forest	447-7888
Mitchell, Ira	5503 Turfwood	448-8142
Mitchell, Larry W.	5923 Black Maple Ln.	448-8700
Mitchell, Robert C.	5507 Council Grove Ln.	445-9968
Mitschke, K. E.	6027 Lawn Lane	448-3608
Mocksfeld, D. W.	4326 Lemon Tree Lane	448-2509
Momayezi, H.	4311 Black Locust Dr.	448-3861
Monk, J. M., Jr.	5947 Don White	445-2313
Monk, Tim J.	7718 Maple Tree Dr.	445-2986
Montgomery, J. R., Jr.	5626 Long Creek	448-4744

M

Moore, Byron M., Jr.	5734 Council Grove Ln.	447-3061
Moore, Thomas W.	6022 Lawn Lane	445-2587
Moore, W. Leroy	5918 Green Terrace Ln.	447-3685
Moreau, William	7510 Deep Forest Dr.	448-3970
Morgan, Harry M.	7911 Antoine	445-2513
Morgan, Jack B.	7414 Maple Tree Dr.	448-4638
Morris, K. E.	7703 Streamside	448-6820
Morris, Ray	5219 Long Creek Ln.	447-3386
Morris, Rev. R. L.	5955 Don White	931-8357
Morris, Stevens	4302 Littleberry Rd.	448-0313
Morris, W. L.	7702 White Fir	445-0171
Moser, A. R.	7714 Antoine	Unlisted
Moses, Joan	5606 Arncliffe	931-9952
Moses, Dr. R. D.	7714 Challie	447-1989
Morton, M. R.	5931 Bent Bough Lane	931-7090
Mote, J.	7819 Brushwood	448-0088
Muma, Wayne F.	5403 Long Creek Lane	445-0629
Murdock, Robert	5944 Arncliffe	931-5218
Murphy, Robert S.	7211 Leaning Oak	448-4078
Murrell, Tipton	8015 Pardue Ct.	447-7238
McAdoo, John	5427 Arncliffe	931-0058
McCabe, William R.	5930 Bent Bough Ln.	445-0754
McCarty, Jack P., Jr.	5606 Conecrest Ct.	-
McCauley, Milton B.	5923 Lawn Lane	448-5637
McClain, Harold	6011 Victory	445-9730
McClatchy, William A.	5619 Bent Bough Ln.	448-7315
McCleary, Dan	7802 Maple Tree	448-2107
McClure, John D.	7511 Brushy Court	445-5174
McCoy, Carlton	7870 Green Lawn	447-7530
McCracken, F. E.	7710 Streamside	445-2352
McCrorry, Owen	7722 White Fir	448-4992
McCrorry, Thomas M.	5306 Long Creek Ln.	448-0028
McDaniel, Bob G.	4307 Black Locust Dr.	447-2227
McDonald, Dennis	7803 Streamside	-
McElroy, B. Lyle	5910 Bent Bough Lane	448-9333
McGahan, W. W.	5911 Arncliffe	-
McGary, James	5630 Long Creek	448-2145
McGhee, N. L.	6023 Darkwood Drive	448-8636
McGinnis, Michael J.	7010 Deep Forest	445-7292
McGintz, Jerry	5611 Council Grove Ct.	445-3899
McGuire, Charles B.	7402 Oak Arbor Dr.	448-1516
McIntyre, Fred	5938 Par Four	448-0774
McKeehan, David S.	7411 Oak Arbor Dr.	445-9861
McMiller, Clayton R.	5647 Bent Bough	448-2051
McMurray, E. M.	7840 Green Lawn	-
McNeill, Robert	5851 Green Falls	445-2134
McPherson, Don	7619 Green Lawn	447-7352
McPherson, Donald C.	5910 Gum Grove	447-5877
McPherson, E. R.	7542 Brushwood Dr.	447-1909
McQuary, Keith	5615 Council Grove Ct.	445-4900
McQueen, Michael R.	7710 Green Lawn	445-9353
McSpadden, Robert	7326 Tall Pines	931-1752
McWhorter, Kelly	7415 Tall Pines	447-0456

N

Nabors, B. H.	7856 Green Lawn	445-7989
Nagel, Rev. H. Kyle	5935 Arncliffe	448-8453
Nash, Richard	5518 Turfwood	448-9397
Neale, R. B., III	5422 Bent Bough Ln.	448-3626
Neamtu, George	5939 Don White	445-8418
Neeley, Hershel L.	7507 Brushy Court	445-1490
Neiser, Paul H.	6003 Black Maple Ln.	447-8335
Nelson, Edward	7851 Green Lawn	820-4810
Nelson, G. L.	4218 Littleberry Rd.	448-3884
Nelson, Randall	7807 Bateman	445-5832
Neuse, Bobby & Roland	5922 Green Terrace	447-1764
Newman, S., Jr.	6010 Green Terrace Ln.	447-0779
Newton, Robert	7619 Streamside	445-4911
Nichols, R. E.	4218 Black Locust	931-5548
Nicolet, Dan	7881 Green Lawn	931-1741
Niederhofer, M. A.	5939 Arncliffe	448-0685
Nielsen, Steven D.	5902 Par Four Dr.	448-9390
Niesen, Lee	5610 Turfwood	447-4388
Nolte, F. S.	7522 Antoine	931-5208
Norris, W. C.	5834 Par Four Dr.	447-4048
Norsworthy, Robert	6031 Black Maple Ln.	445-7764
Northcutt, Jerry	5910 Green Falls	448-4834
Noske, Bill J.	5706 Arncliffe	Unlisted
Nuckols, H. H., Jr.	5615 Conecrest Ct.	448-0351
Nus, H. L.	5603 Blackjack Lane	445-9304

O

O'Brien, Wilfred J.	7411 Maple Tree Dr.	445-2506
Ochoa, Paul P.	7422 Maple Tree Dr.	445-9267
O'Connell, Kim	7803 Blackjack Ct.	447-4082
Oehlschlager, Keith	5915 Darkwood Drive	445-5933
Oehrlein, George	5909 Arncliffe	448-8804
O'Hara, Charles R.	6006 Black Maple Ln.	445-9208
Oliver, C. V.	6023 Victory	448-6082
Oliver, Homer	8010 Green Lawn	448-6413
Ortiz,	8022 Wray Ct.	
Osweiler, Mark	7307 Tall Pines	448-8821
O'Toole, F. S.	7857 Green Lawn	820-4843
Owens, D. T.	4323 Littleberry Rd.	448-5970
Ozmun, Robert	4315 Black Locust	931-0077

P

Page, William A. Jr.	5410 Bent Bough	445-0987
Paine, Michael	6007 Previn Ct.	931-4882
Palmer, William E.	5203 Council Grove Ln.	447-8098
Pannell, Howard	4326 Littleberry	448-9513
Paridon, Ralph	7223 Tall Pines	445-2443
Park, Yong	5606 Moss Glenn	445-2382
Parkins, Lawrence	5811 Green Falls	447-5430

P

Parris, Sam & Jane	7622 Antoine	931-1296
Parson, John W.	7610 Greenlawn	447-3201
Pasquali, Bill	5403 Arncliffe	931-8633
Pataky, E. F.	5426 Bent Bough	448-5688
Patterson, Bernt	5822 Arncliffe	445-8746
Patterson, W. B.	4107 Littleberry	448-7015
Patterson, Wm.	5506 Arncliffe	-
Pearson, John	7715 Bateman	447-0669
Peek, James	5911 Victory	447-1491
Pegues, Marvin	7314 Tall Pines	931-1336
Pennywell, C. S. II & Liz	6006 Green Terrace	448-1279
Penton, Jesse	7739 Streamside	448-5929
Personette, Alan J.	7547 Maple Tree	448-0479
Peters, Bob	5227 Bent Bough	448-5570
Petershagen, Larry	5411 Bent Bough	448-2880
Peterson, Norman	7322 Tall Pines	447-0283
Peterson, Thomas	7210 Tall Pines	445-2750
Petty, Frank	5919 Green Terrace	445-7180
Petty, Marion	5227 Moss Glenn	448-7449
Pfrehm, R. H.	5511 Bent Bough	445-4681
Phillips, C. L.	5914 Darkwood	931-6952
Phillips, John F.	5663 Bent Bough	931-6952
Phillips, Johnnie	5907 Victory	447-4741
Phillips, L. E. & L. H.	5964 Arncliffe	-
Phillips, Preston	5507 Moss Glenn	445-7277
Phipps, Robert	4315 Littleberry	448-8788
Pickens, William E.	5222 Council Grove	445-1597
Pike, O. B.	7514 Brushy Ct.	447-6466
Pileggi, Hester	6003 Victory	448-1902
Plum, Charles & Mary	7709 Bateman	-
Podraza, Arch	7110 Deep Forest	448-1239
Podsednik, David	5914 Arncliffe	931-4408
Poe, Charles	7846 Greenlawn	447-7590
Pollard, Bud	5210 Moss Glenn	-
Porter	5503 Arncliffe	-
Porter, Robert	7410 Maple Tree	447-7241
Power, K.	5904 Arncliffe	931-7971
Prater, Sam	6003 Previn Ct.	447-5334
Price, M.	7815 Challie	931-1129
Price, Marty & Nancy	7738 Greenlawn	931-1129
Price, Reuben L. Jr.	4202 Butternut Ct.	448-9030
Prim, Edward	4210 Butternut Ct.	-
Presser, Walter	7807 Challie	931-5406
Priester, F. W. Jr.	5635 Long Creek	448-2090
Proctor, Jeff	7730 Greenlawn	820-3974
Protz, Gerald	6030 Darkwood	447-0653
Przyborski, W. J.	5902 Gum Grove	447-2728
Purcell, M. J.	5922 Black Maple	445-7811

R

Radl, Ralph	7855 Greenlawn	445-2863
Rains, R. C.	5606 Council Grove	445-5575
Ramano, Dr. Gerald J.	6002 Black Maple	447-6717
Ramsey, Jack & Carol	7423 Antoine	820-2137
Ramsay, L. W.	4335 Birchcroft	447-3339
Rand, G.	7623 Streamside	448-9253
Randall, Lucious & Berdine	5203 Long Creek	445-5585
Rankin, John F. Jr.	5627 Long Creek	448-6593
Rape, Edward James	7814 Antoine	447-2066
Raus, William J.	7018 Deep Forest	931-4141
Ray, Calvin	7106 Deep Forest	-
Ray, Carl	7726 Streamside	448-6688
Rayburn, J. F.	7815 Bateman	931-6788
Rayle, David	7931 Antoine	448-4416
Reavis, Tom	5934 Don White	447-5080
Rebsch, Kenneth C.	7222 Leaning Oak	448-0885
Redinger, Jack E. Sr.	7810 Maple Tree	445-1477
Reeder, Edward	4302 Birchcroft	447-6873
Reidy, Frank	5519 Blackjack	931-6848
Reidy, Kevin	5614 Water Leaf	931-7787
Rekieta, Paul	4319 Birchcroft	448-6623
Renfro, Joseph	5414 Bent Bough	448-1960
Reuscher, J. W.	5923 Victory	445-5077
Reyna, Joe	7503 Antoine	445-5952
Reynolds, Lee & Liz	7715 Streamside	445-0350
Rhodes, Harry G.	7711 Antoine	447-7477
Rhodes, Wayne	7611 Streamside	-
Rice, Robert	7728 Challie	447-1634
Richardson, E. N. Jr.	5523 Blackjack	445-7826
Richardson, Greg	5511 Long Creek	445-4910
Richardson, Robert	5311 Long Creek	445-7026
Richardson, T.	7215 Tall Pines	447-6002
Ridgeway, Richard	6015 Black Mpale	445-4297
Riegel, L. F. & Eloise	7713 Bateman	931-7515
Rieive, Victor	5515 Turfwood	820-5721
Rife, Bradley & Martha	7811 Blackjack Ct.	447-2818
Riley, C. H.	5606 Turfwood	445-3868
Robb, Gordon	7403 Tall Pines	448-0903
Roberson, M.	5903 Bent Bough	448-0501
Roberts, Al	7860 Greenlawn	931-0704
Roberts, Betty Dial	6010 Lawn Ln.	447-0985
Roberts, Edward J.	5738 Council Grove	448-5059
Roberts, Harold & Paulene	6006 Lawn Ln.	931-7185
Robertson, E.R.	5931 Green Falls	448-7250
Robertson, Thomas B.	5518 Blackjack Ln.	448-5261
Roddy, D. J.	5931 Don White	447-4 361
Rodrigues, Cesar A.	5227 Council Grove	445-1179
Rodriguez, Gabriel & Gladys	5510 Council Grove	448-0683
Rodriguez	7935 Greenlawn	-
Roesler, H. W.	5215 Long Creek	445-3995
Rogers David	5803 Par Four	445-2741
Rogers, Howard Jr.	5514 Council Grove	445-7876
Romaine Richard	5930 Lawn Lan	448-3160
Rosen, Arthur	7813 Bateman	447-7906
Rosenthal, Vincent	7810 Blackjack Ct.	447-5527

R

Ross, D. D.	7535 Brushwood	448-3536
Ross, Larry	8007 Greenlawn	445-8548
Roundtree, David	5614 Council Grove	820-2416
Rowe, Glenn O.	5611 Blackjack Lane	931-6489
Rump, Edward	4203 Littleberry	448-8964
Rush, Richard	7868 Greenlawn	820-4409
Russell, Karl J.	5515 Blackjack Ln.	445-0259
Ryan, C. A.	7828 Greenlawn	445-4629
Rynd, Jack	7526 Deep Forest	445-4853

S

Safarian, Manavaz	7885 Greenlawn	-
Saizan, P.	5426 Long Creek	
Saladino, Manuel	5610 Moss Glenn	445-7223
Salinardo, John	5302 Long Creek	445-0680
Sanders, Carl A.	7830 Antoine	447-7897
Sanders, Gary	6022 Victory	445-3378
Sanroman, Manuel	5618 Water Leaf	448-6991
Santi, Jerry	5922 Don White	445-7769
Sapio, Ron & Cynthia	7735 Streamside	447-0652
Saranthers, W. L.	5902 Black Maple	-
Sauer, Harold & Lilian	7519 Brushwood Dr.	448-0670
Savell, T. L.	4314 Black Locust	447-0787
Scates, William I.	5427 Long Creek	448-6538
Schaumburg, H. K.	7406 Oak Arbor	447-4567
Schill, A. J.	5407 Bent Bough	447-0523
Schindewolf, <i>Barcy</i>	5615 Blackjack Lane	931-4040
Schmidt, C.	7838 Antoine	448-4004
Schmidt, W. F.	7218 Tall Pines	448-2856
Schmoekel, A. R.	7807 Brushwood	445-8929
Schoenberg, Janes W.	7523 Deep Forest	445-2548
Schoessow, Carl	5838 Green Falls	448-0985
Schuetz, Mark W.	5911 Gum Grove	448-2453
Schuff, Steve	7725 Challie	-
Schultz, L. R.	7915 Antoine	447-5783
Schwork, Allen J.	5818 Par Four	448-1156
Schwind, Hank	7507 Green Lawn	448-0914
Scott, Ronald R.	5930 Darkwood Dr.	447-3282
Scriber, William M.	5919 Bent Bough	448-7961
Scruggs, Melvin L.	5923 Gum Grove	447-4105
Scudder, George	8007 Pardue Ct.	868-0100
Sea, Donald H.	7839 Antoine	448-4752
Seay, Barry	5726 Council Grove	820-5144
Seidler, F. E.	7823 Antoine	448-9991
Sellers, Ralph M.	5914 Gum Grove	447-1809
Selman, David	7818 Maple Tree	445-2542
Shackelford, Jerry & Sharon	5627 Bent Bough	-
Shamburg, Duane	7210 Deep Forest	447-6266
Shandley, Phil	5810 Arncliffe	447-1763
Shaner, G. L.	7235 Tall Pines	447-6743
Shannon, R. F.	6018 Gum Grove	447-7374
Shaw, Dan W.	4318 Black Locust	445-0785
Shaw, Frederick	7431 Tall Pines	448-2659
Sheffield, Jimmy & Penny	7610 Long Creek Ct.	448-4373
Shelba, R.	7836 Bateman	931-8307
Shepley, Leon & Barbara	7705 Bateman	931-0459
Shirriffs, William H.	5303 Council Grove	448-3703
Shive, Alan	5918 Don White	448-1849
Shoemake, James L.	5710 Arncliffe	447-3540
Shore, Larry	7622 Long Creek Ct.	820-3525
Shults, Howard	5910 Darkwood	447-1126
Siegel, Wm.	7850 Greenlawn	931-0839
Silva, Gregory G.	5907 Green Terrace	931-8504
Simmons, M. A.	5906 Bent Bough Ln.	447-0296
Simms, K. C.	7203 Leaning Oak	445-2842

S

Sindenblad, Raymond	5943 Bent Bough	445-1340
Sinha, Anil	5503 Bent Bough	448-0872
Sisk, Tom	7815 Antoine	448-6745
Slater, Thelma	5611 Turfwood	931-0851
Sloan, Lane	5919 Green Falls	447-7899
Smith, Alan L.	5418 Arncliffe	448-4286
Smith, B. F.	5722 Arncliffe	820-6428
Smith, C.	7834 Greenlawn	447-6761
Smith, Clifford	7407 Tall Pines	447-0645
Smith, David G.	5506 Bent Bough	448-3433
Smith, Denis Jr.	7707 Brushwood	445-3076
Smith, Francis H.	7026 Deep Forest	448-1723
Smith, Glen & Virginia	5426 Arncliffe	445-9994
Smith, Gregory	5602 Arncliffe	448-2165
Smith, Harry H.	7643 Streamside	447-3574
Smith, Lowell T.	7403 Oak Arbor	448-8606
Smith, Randolph C.	5639 Council Grove	448-9534
Smith, Richard	5234 Moss Glenn	445-1403
Smith, Wallace C.	5427 Bent Bough	447-8322
Smith, Wayne	7739 Antoine	447-5220
Smith, William D.	5515 Long Creek	448-9685
Smyth, E. B.	5811 Arncliffe	448-2925
Snyder, Robert	4327 Littleberry	445-9257
Snyder, William	5739 Council Grove	445-9580
Solice, M. E.	7215 Leaning Oak	445-4984
Souder, Paul	7711 Streamside	445-9289
Sourioll, Michael R.	5923 Bent Bough	448-2893
Speich, John	5938 Darkwood	931-8492
Spencer, James C.	4306 Birchcroft	448-8690
Spencer, T. C.	7507 Antoine	931-4006
Spencer, W. W. Sr.	7527 Antoine	447-5295
Sprague, Carol	7523 Green Lawn	448-9100
Srinivas, B. K.	5723 Arncliffe	445-2796
Srutka, Robert	5610 Water Leaf	447-2612
Stadtlander, R.	5510 Turfwood	931-0866
Stanfield, Jack	5923 Darkwood	445-8854
Stang, Norbert	7830 Green Lawn	448-4315
Stansberry, C.	5954 Arncliffe	445-1464
Stavinoha, Marcus	7631 Streamside	447-3550
Stegent, Patrick E.	5311 Council Grove	445-4630
Stegle, Edward	7603 Long Creek Ct.	445-2172
Stelter, Richard	6003 Long Leaf	931-3197
Stephens, Lee	5610 Bent Bough	445-2633
Stephens, Robert	7714 Greenlawn	820-2961
Stevens, O. D.	7218 Deep Forest	448-2304
Stone, Joseph	7810 Brushwood	448-4713
Stonebarger, John (Skip)	7742 Greenlawn	448-7540
Stolp, Donald	7523 Antoine	448-4437
Stolper, Robert W.	7519 Antoine	447-7337
Stone, Robert	7822 Greenlawn	448-5244
Stotts, Billy J.	5503 Long Creek Ln.	448-1908
STovall, W.	5835 Arncliffe	931-5368
Stuart, Richard	7654 Streamside	445-5426

S

Suman, Donald	7706 Challie	447-5123
Summers, R. D.	5610 Arncliffe	820-4890
Supernaw, Irwin	5815 Arncliffe	448-8632
Sutherland, Wm.	7227 Tall Pines	448-9943
Swedlund, Bryan & Diana	7706 Streamside	445-2893
Swikert, Milan	7803 Challie	445-3338
Switzer, John M.	7414 Antoine	448-9989

T

Tabers, Billy R.	5418 Long Creek	447-0524
Tate, M. G.	7626 Maple Tree	448-3662
Taylor, B. G.	5514 Long Creek Ln.	445-1660
Taylor, Carl	7514 Antoine	448-0876
Taylor, Willie	5519 Arncliffe	448-6030
Terry, Bobby	7867 Greenlawn	820-1721
Tesoro, Robert	7447 Tall Pines	448-6324
Thayer, Richard & Pat	4326 Birchcroft	448-5911
Thomas, C. A.	6022 Gum Grove	447-8529
Thomas, Sharon	7738 Challie	-
Thompson, Curtis	5923 Arncliffe	445-7909
Thompson, Freda	5956 Arncliffe	445-4813
Thompson, J. W.	4111 Littleberry	448-9502
Thompson, Richard	5823 Green Falls	445-2478
Thurley, R. H.	7014 Deep Forest	447-7871
Tiffany, A. F.	7826 Green Lawn	448-6702
Tillery, Dick	7607 Green Lawn	448-9451
Tipton, La Juna	7502 Antoine	445-5367
Todd, Lucy	7740 Challie	448-9790
Toney, Mark	7615 White Fir	820-4840
Tope, Howard	7434 Tall Pines	445-7683
Trakas, Peter	7927 Greenlawn	448-9368
Tramoto, Robert	5911 Green Falls	931-1103
Travis, Hollis H.	7515 Antoine	-
Traylor, Woodrow W.	5830 Par Four	448-7619
Tremain, J. C.	6015 Darkwood	448-1129
Trippel, Richard C.	5923 Green Terrace	448-7055
Tresten, William R.	5935 Darkwood	447-0867
Troxell, Robert	5911 Green Terrace	448-1757
Troxler, Harold	5950 Don White	448-8943
Tubbs, Robert L.	5843 Green Terrace	447-3815
Tudor, Philip C.	7434 Deep Forest	447-8013
Tullier, M.	5912 Arncliffe	-
Tumlin, R. W.	7614 Long Creek Ct.	448-3187
Turnbull, Kevin	7339 Tall Pines	445-8635
Turner	5826 Par Four	448-1191
Tyler, Arnel C.	7931 Greenlawn	445-4133
Tyson, John F.	5930 Par Four	448-8180

U

Uhles, Robert	5722 Council Grove	448-3355
Unger, William H.	4215 Black Locust	447-1208
Upchurch, Steven	7519 Maple Tree	445-5803

V

Vallone, N. D.	5903 Black Maple	448-2855
Vallone, Thomas	6018 Black Maple	447-4134
Vanhorn, Frank	5423 Bent Bough	445-9421
Vanmaanen, Ned	5919 Black Maple	447-2609
Van Rosenau	7835 Bateman	445-6976
Vansteen, Richard	5826 Arncliffe	448-2666
Vargeletis, Harry	6015 Green Falls	447-5272
Vick, Michael M.	5627 Council Grove	447-3368
Vickers, Jimmy L.	7434 Maple Tree	448-5616
Villaflor, Connie	5822 Green Terrace	931-9631
Villarreal, O. P.	4307 Birchcroft	445-4175
Virden, Robert	4331 Birchcroft	931-1680

W

Wadle, Charles R.	5611 Council Grove	445-3308
Waldeck, John	7879 Greenlawn	820-2954
Walker, Charles D.	7214 Deep Forest	448-0869
Walker, David & Mary	7903 Antoine	931-8835
Walker, Michael R.	5218 Council Grove	445-5355
Walker, Robert	5939 Bent Bough	447-1273
Wallace, Edward & Myrna	7526 Antoine	445-1330
Walling, Charles C.	5651 Bent Bough	448-0678
Wallis, L. J.	5202 Council Grove	-
Walsh, Dennis & Susan	5402 Bent Bough	820-4285
Walsh, Robert & Vivien	5966 Arncliffe	931-7749
Walter, John	7834 Antoine	447-2177
Ward, James	8039 Zimmermann	447-5770
Ward, Kenneth	5902 Arncliffe	445-0091
Watkins, Maurice	5623 Bent Bough	445-7782
Watkins, Milton	5947 Darkwood	445-2169
Watler, Hughes	5939 Darkwood	448-6014
Watson, B. K.	8011 Wray Ct.	448-9956
Watson, M.	7823 Challie	448-8080
Watts, Claude M.	7431 Deep Forest	448-0087
Weaver, F. E.	5419 Arncliffe	448-4098
Weaver, William	4311 Birchcroft	445-3171
Webb, H. D.	7419 Antoine	447-3638
Webb, M.	7327 Tall Pines	448-3833
Webb, Michael	7502 Antoine	445-5367
Weed, Ray & Vicki	4339 Birchcroft	-
Weems, Ken	7727 Antoine	447-7722
Weiser, Melvin Don	7114 Deep Forest	447-0630
Weldon, M. C.	5203 Bent Bough	445-0758
Wells, Smokey & Peggy	7439 Antoine	448-1767

W

Welsh, N. Richard	7426 Deep Forest	448-4640
West, F. L. Jr.	7811 Streamside	447-5777
West, Ira	5631 Bent Bough	448-4346
Westbrook, C. R.	7809 Bateman	445-2738
Weston, Ralph	4307 Littleberry	448-8848
Whatley, Dick	5415 Arncliffe	445-5657
Whitaker, Stan	5606 Bent Bough	-
White, L. D.	7519 Green Lawn	448-1416
White, Lloyd	5915 Don White	447-5899
Whitehead, Jerri	6007 Lawn Lane	447-7318
Whitman, C. L.	7838 Challie	445-2561
Wilcox, Charles M.	5635 Bent Bough	445-5321
Wilk, Robert E.	5619 Blackjack	445-4955
Wilkerson, H. Lamar	7422 Deep Forest	447-5608
Wilkes, T. H.	8015 Zimmerman	445-8997
Williams, Ernie W.	7827 Antoine	448-3654
Williams, Kenneth	7530 Antoine	447-7140
Williams, Lester	7230 Leaning Oak	445-9708
Williams, M. Tony	5702 Arncliffe	448-4712
Williams, Manning	7724 Challie	445-2910
Williamson, Joe R.	5927 Bent Bough	931-0499
Williamson, S. E.	7403 Antoine	448-2648
Wilshire, Gene & Linda	5915 Green Terrace	447-8235
Wilson, Be I.	7622 Maple Tree	-
Wilson, Bill	5502 Turfwood	447-0257
Wilson, Bill & Shirley	7701 Greenlawn	448-2202
Wilson, Curtis	7832 Greenlawn	931-8515
Wilson, William	5950 Arncliffe	931-8593
Windham, Robert	8019 Zimmerman	-
Wingate, John L.	5903 Darkwood	447-2295
Winkelmann, William	6006 Gum Grove	445-0343
Winn, J. W.	7619 Long Creek Ct.	448-2943
Wisdom, Thomas	5502 Bent Bough	445-1792
Wissing, Dick	7511 Greenlawn	448-1912
Wissmann, V. R.	5935 Bent Bough	447-0553
Wodarski, Joe	4330 Lemon Tree	448-4223
Wolff, Bob	7706 Maple Tree	820-5369
Wood, John	7438 Tall Pines	931-1445
Wood, Virgil & Stella	7627 White Fir	931-0829
Woodard, Rev. Robert	7722 Maple Tree	448-9561
Worrel, E. J. Jr.	4322 Littleberry	448-7778
Worstell, Thomas	8010 Wray Ct.	447-5293
Wright, Bill	7426 Tall Pines	445-4619
Wright, C. L. Jr.	6038 Darkwood	448-8007
Wu, Ching	7743 Antoine	445-8814
Wylie, Neal E.	6011 Darkwood	445-2823

Y

Yadron, Peter	5314 Council Grove	448-6277
Yeager, Hal	6031 Darkwood	448-1892
Yester, G. E.	5515 Moss Glenn	931-3886

Y

Ygnacio, Juan	5602 Moss Glenn	447-0504
Yin, Thomas	4202 Littleberry	-
Yochem, P. A. Jr.	7618 Streamside	445-3349
York, Jim	7618 White Fir	448-8150
Young, Haskell O.	5707 Long Creek	447-7521
Young, John W.	5706 Council Grove	448-4207
Young, Ralph D.	5607 Conecrest Ct.	448-7587

Z

Zalvdek, Frank & Sharon	8102 Greenlawn	445-8163
Zeeman, Gerald	5514 Moss Glenn	448-9155
Seitler, Fred W.	7503 Brushwood	445-5968
Zimmerman, David L.	5802 Par Four	445-4936
Aimmermann, James R.	5634 Long Creek	448-6092
Zimmerman, Marvin	5938 Darkwood	445-4816
Zwernemann, S.	7840 Challie	447-1448

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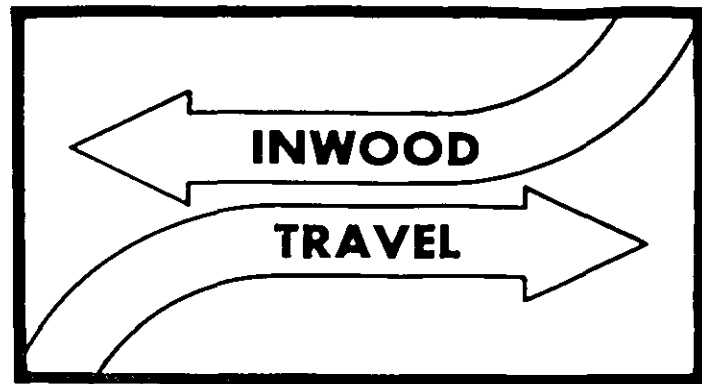
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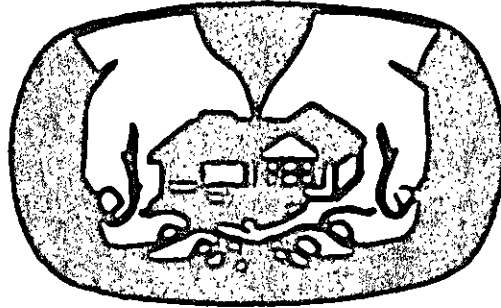
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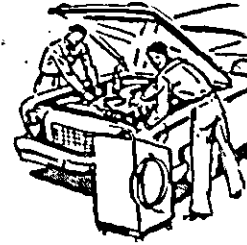
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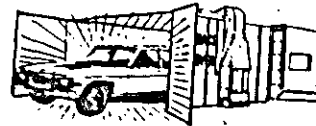
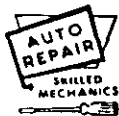
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**COLLEGE PROPERTY COMMITTEE
UNION BAPTIST ASSOCIATION**

February 8, 1974

Mr. Paul Meeting
7430 Deep Forest
Houston, Texas 77088

Dear Paul:

Enclosed is a copy of the original recorded "Statement of Change of Registered Agent and Registered Office of Inwood Forest Homes Association". This document should be added to the minute book in the appropriate place. Inasmuch as it is not necessary to be a director to qualify to be the registered agent, you may wish to continue to be the agent for the Association.

I am also enclosing tax and insurance forms received from the Comptroller's office.

You will recall that we agreed to pay certain legal expenses. Enclosed is a copy of an invoice which we recently received and will pay.

Yours truly,


Ed Best

EB:es
Encl:

066539



STATE OF TEXAS
OFFICE OF THE SECRETARY OF STATE
AUSTIN, TEXAS 78711

MARK W. WHITE, JR.
SECRETARY OF STATE

JAN 25, 1974

BRUCE HUGHES
ASST. SECRETARY OF STATE

MORRIS, TERMINI, HARRIS & MCCANE
1121 WALKER
HOUSTON, TX 77002

RE: INWOOD FOREST HOMES ASSOCIATION
CHARTER NO. 253940

DEAR SIR:

IT HAS BEEN OUR PLEASURE TO APPROVE AND PLACE ON RECORD YOUR ARTICLES OF AMENDMENT. THE APPROPRIATE EVIDENCE IS ATTACHED FOR YOUR FILES, AND THE ORIGINAL HAS BEEN FILED IN THIS OFFICE.

THE RECEIPT OF YOUR REMITTANCE IN PAYMENT OF THE FILING FEE IS ACKNOWLEDGED BY THIS LETTER.

IF WE CAN BE OF FURTHER SERVICE AT ANY TIME, PLEASE ADVISE.

VERY TRULY YOURS,
MARK W. WHITE, JR.
SECRETARY OF STATE

BY: BILL KIMBROUGH
DIRECTOR
CORPORATION DIVISION

STATEMENT OF CHANGE OF REGISTERED AGENT
AND REGISTERED OFFICE OF
INWOOD FOREST HOMES ASSOCIATION

Filed in the Office of the
Secretary of State of Texas
This 11 day of November, 1973
Legal Counsel

To the Secretary of State of the State of Texas:

Nov. 11, 1973
Pursuant to the provisions of the Texas Business Corporation Act, the undersigned corporation, organized under the laws of the State of Texas, submits the following statement for the purpose of changing its registered agent and registered office in the State of Texas:

I.

The name of the corporation is INWOOD FOREST HOMES ASSOCIATION.

II.

The post office address of its present registered office is 7502 Fondren, Houston, Texas.

III.

The post office address to which its registered office is to be changed is 7430 Deep Forest, Houston, Texas 77018.

IV.

The name of its present registered agent is ED BEST.

V.

The name of its successor registered agent is PAUL H. MEETING.

VI.

The post office address of its registered office and the post office of the business office of its registered agent, as changed, will be identical.

VII.

Such change was authorized by resolution duly adopted by its Board of Directors, dated October 25, 1973.


INWOOD FOREST HOMES ASSOCIATION

By *Ed Best*
President

By *Evonne Smith*
Secretary

THE STATE OF TEXAS, X
 X
COUNTY OF HARRIS. X

I, John C. Harris, Jr., a Notary Public, do hereby certify that on this 10th day of January, 1974, personally appeared before me, ED BEST, who being by me first duly sworn declared that he is the President of INWOOD FOREST HOMES ASSOCIATION, that he signed the foregoing instrument as President of the corporation and that the statements therein contained are true.


John C. Harris Jr.
Notary Public, in and for Harris
County, Texas

STATEMENT OF CHANGE OF REGISTERED AGENT
AND REGISTERED OFFICE OF
INWOOD FOREST HOMES ASSOCIATION

Dated: _____, 197__.

MORRIS, TERMINI, HARRIS & McCANNE
ATTORNEYS
1302 RUSK AVENUE -- HOUSTON, TEXAS 77002

AMENDMENT TO RESTRICTIONS

THE STATE OF TEXAS X

COUNTY OF HARRIS X

Whereas the undersigned are the owners of those certain lots or parcels of land in Harris County, Texas, being all of the 61.363 acres of land included in Inwood Forest, Section Two, as shown in the Subdivision Plat of Inwood Forest, Section 2, recorded in Volume 139, Page 26, Map Records of Harris County, Texas, reference being here made to said Subdivision Plat of Inwood Forest, Section 2, and the record thereof for all purposes, and

Whereas, an instrument of restrictions relating to and affecting said property dated April 25, 1966, was duly recorded in the Deed Records of the County Clerk of Harris County, Texas, in Volume 6397, Page 116, reference to such instrument and the record thereof being hereby made for all pertinent purposes, and

Whereas, the undersigned, being all the owners of the lots above described desire to amend the said instrument of restrictions as hereinafter set forth:

Now, Therefore, Know All Men By These Presents:

That for and in consideration of the premises and the benefits to be derived herefrom the undersigned do hereby amend the said instrument of restrictions so that hereafter the second paragraph of number (j) of the Section titled Architectural and Other Specific Restrictions (being on page 8 of the instrument of restrictions and being the second paragraph of number (j) of said Section) shall be deleted and in its place a paragraph shall read as follows:

No fence or wall shall be placed or permitted to remain on any of the following lots: Lots One (1) through 59, both inclusive, in Block One (1); Lots One (1) through Twenty Four (24) both inclusive, in Block Two (2); which fence or wall shall exceed four (4) feet in height at any point thereon, measured perpendicularly from ground level to the top thereof;

nor shall any such fence or wall be placed in the rear twenty (20) feet of such lots. However, a concrete or masonry curb not to exceed eighteen (18) inches in height may be placed along the rear lot line and along the rear twenty (20) feet of the side lot lines of such lots.

Executed this _____ day of _____, 1974.

- Donald A. Kaleyore
Rebecca Ann Roberson
Owners, 7211 Tall Pines (Lot 1, Block 1)
- John L. Scheldgen
Owners, 7215 Tall Pines (Lot 2, Block 1)
- Walter L. Cole
Owners, 7219 Tall Pines (Lot 3, Block 1)
- Ralph Gordon
Glenn M. Paridon
Owners, 7223 Tall Pines (Lot 4, Block 1)
- William G. Sutherland
Elizabeth J. Sutherland
Owners, 7227 Tall Pines (Lot 5, Block 1)
- Burrow John
Ruth E. Johnson
Owners, 7231 Tall Pines (Lot 6, Block 1)
- George H. H. H. H.
Sharon M. H. H. H.
Owners, 7235 Tall Pines (Lot 7, Block 1)
- William G. H. H. H.
Patricia M. H. H. H.
Owners, 7239 Tall Pines (Lot 8, Block 1)
- James H. H. H.
Don H. H. H.
Owners, 7303 Tall Pines (Lot 9, Block 1)
- Mark O. H. H.
Anna M. H. H.
Owners, 7307 Tall Pines (Lot 10, Block 1)
- Helene C. H. H.
Amia C. H. H.
Owners, 7311 Tall Pines (Lot 11, Block 1)
- W. C. H. H.
Barla H. H.
Owners, 7315 Tall Pines (Lot 12, Block 1)
- L. A. H. H.
Pat H. H.
Owners, 7319 Tall Pines (Lot 13, Block 1)
- Linda R. H. H.
Owners, 7323 Tall Pines (Lot 14, Block 1)
- Mrs. J. H. H.
Owners, 7327 Tall Pines (Lot 15, Block 1)
- not interested
Owners, 7331 Tall Pines (Lot 16, Block 1)
- not interested
Owners, 7335 Tall Pines (Lot 17, Block 1)
- Walter H. H.
Miss H. H.
David H. H.
Owners, 7339 Tall Pines (Lot 18, Block 1)
- Ethel E. H. H.
Mrs. H. H.
Owners, 7403 Tall Pines (Lot 19, Block 1)
- Mrs. C. H. H.
Owners, 7407 Tall Pines (Lot 20, Block 1)
- Gene H. H.
Pat H. H.
Owners, 7411 Tall Pines (Lot 21, Block 1)
- not interested
Owners, 7415 Tall Pines (Lot 22, Block 1)
- W. E. H. H.
Patricia H. H.
Owners, 7419 Tall Pines (Lot 23, Block 1)
- not interested
Owners, 7423 Tall Pines (Lot 24, Block 1)
- W. H. H.
Ann H. H.
Owners, 7427 Tall Pines (Lot 25, Block 1)
- W. H. H.
Ann H. H.
Owners, 7431 Tall Pines (Lot 26, Block 1)
- W. H. H.
Ann H. H.
Owners, 7435 Tall Pines (Lot 27, Block 1)
- not interested
Owners, 7439 Tall Pines (Lot 28, Block 1)
- W. H. H.
Ann H. H.
Owners, 7443 Tall Pines (Lot 29, Block 1)
- not interested
Owners, 7447 Tall Pines (Lot 30, Block 1)
- Linda M. H. H.
Owners, 7451 Tall Pines (Lot 31, Block 1)
- W. H. H.
Ann H. H.
Owners, 7455 Tall Pines (Lot 32, Block 1)
- W. H. H.
Ann H. H.
Owners, 7459 Tall Pines (Lot 33, Block 1)
- Mrs. J. H. H.
John C. H. H.
Owners, 7458 Tall Pines (Lot 34, Block 1)
- Mrs. W. H. H.
Owners, 7454 Tall Pines (Lot 35, Block 1)
- Mrs. Carl C. H. H.
Owners, 7450 Tall Pines (Lot 36, Block 1)
- W. H. H.
Ann H. H.
Owners, 7446 Tall Pines (Lot 37, Block 1)
- W. H. H.
Ann H. H.
Owners, 7442 Tall Pines (Lot 38, Block 1)
- Sara H. H.
W. H. H.
Owners, 7438 Tall Pines (Lot 39, Block 1)
- Patsy H. H.
W. H. H.
Owners, 7434 Tall Pines (Lot 40, Block 1)
- Cheryl H. H.
Owners, 7430 Tall Pines (Lot 41, Block 1)
- See last page
Owners, 7426 Tall Pines (Lot 42, Block 1)
- not interested
Owners, 7422 Tall Pines (Lot 43, Block 1)
- Peggy H. H.
Owners, 7330 Tall Pines (Lot 44, Block 1)

Owners, 7326 Tall Pines (Lot 45, Block 1)
Owners, 7328 Tall Pines (Lot 46, Block 1)
Owners, 7329 Tall Pines (Lot 47, Block 1)
Owners, 7314 Tall Pines (Lot 48, Block 1)
Owners, 7310 Tall Pines (Lot 49, Block 1)
Owners, 7306 Tall Pines (Lot 50, Block 1)
Owners, 7302 Tall Pines (Lot 51, Block 1)
Owners, 7238 Tall Pines (Lot 52, Block 1)
Owners, 7234 Tall Pines (Lot 53, Block 1)
Owners, 7230 Tall Pines (Lot 54, Block 1)
Owners, 7226 Tall Pines (Lot 55, Block 1)
Owners, 7222 Tall Pines (Lot 56, Block 1)
Owners, 7218 Tall Pines (Lot 57, Block 1)
Owners, 7214 Tall Pines (Lot 58, Block 1)
Owners, 7210 Tall Pines (Lot 59, Block 1)
Owners, 6022 Victory (Lot 1, Block 2)
Owners, 6018 Victory (Lot 2, Block 2)
Owners, 6014 Victory (Lot 3, Block 2)
Owners, 6010 Victory (Lot 4, Block 2)
Owners, 7203 Leaning Oak (Lot 5, Block 2)
Owners, 7207 Leaning Oak (Lot 6, Block 2)
Owners, 7211 Leaning Oak (Lot 7, Block 2)
Owners, 7215 Leaning Oak (Lot 8, Block 2)
Owners, 7219 Leaning Oak (Lot 9, Block 2)
Owners, 7223 Leaning Oak (Lot 10, Block 2)
Owners, 7227 Leaning Oak (Lot 11, Block 2)

Full House - See Classed
Owners, 7231 Leaning Oak (Lot 12, Block 2)
Owners, 7235 Leaning Oak (Lot 13, Block 2)
Owners, 5938 Par Four (Lot 14, Block 2)
Owners, 5934 Par Four (Lot 15, Block 2)
Owners, 5930 Par Four (Lot 16, Block 2)
Owners, 5926 Par Four (Lot 17, Block 2)
Owners, 5922 Par Four (Lot 18, Block 2)
Owners, 5918 Par Four (Lot 19, Block 2)
Owners, 5914 Par Four (Lot 20, Block 2)
Owners, 5810 Par Four (Lot 21, Block 2)
Owners, 5906 Par Four (Lot 22, Block 2)
Owners, 5902 Par Four (Lot 23, Block 2)
Owners, 5834 Par Four (Lot 24, Block 2)
Owners, 5830 Par Four (Lot 25, Block 2)
Owners, 5826 Par Four (Lot 26, Block 2)
Owners, 5822 Par Four (Lot 27, Block 2)
Owners, 5818 Par Four (Lot 28, Block 2)
Owners, 5814 Par Four (Lot 29, Block 2)
Owners, 5810 Par Four (Lot 30, Block 2)
Owners, 5806 Par Four (Lot 31, Block 2)
Owners, 5802 Par Four (Lot 32, Block 2)
Owners, 5803 Par Four (Lot 33, Block 2)
Owners, 5807 Par Four (Lot 34, Block 2)
Owners, 5811 Par Four (Lot 35, Block 2)
Owners, 7218 Deep Forest (Lot 36, Block 2)
Owners, 7214 Deep Forest (Lot 37, Block 2)

Steph T. Shuman
 Owners, 7210 Deep Forest (Lot 38, Block 2)

Barbara Martin Vernon Smith
 Owners, 7202 Deep Forest (Lot 39, Block 2)

R B. Waksma
 Owners, 7203 Deep Forest (Lot 23, Block 5)

John V. Altman, Richard E. Altman
 Owners, 7207 Deep Forest (Lot 22, Block 5)

John V. Altman
 Owners, 7211 Deep Forest (Lot 21, Block 5)

Ann M. Johnson
 Owners, 7215 Deep Forest (Lot 20, Block 5)

Robert V. Stinson
Mrs. Duffey Stinson
 Owners, 7219 Deep Forest (Lot 19, Block 5)

Mrs. B. T. Diez
Charles Kuban
 Owners, 7222 Fairway Ct. (Lot 18, Block 5)

Mrs. Annie Kuban
 Owners, 7218 Fairway Ct. (Lot 17, Block 5)

Hew T. Lye
Mrs. T. Diez
 Owners, 7214 Fairway Ct. (Lot 16, Block 5)

In sale
 Owners, 7210 Fairway Ct. (Lot 15, Block 5)

James Riley
Mrs. James Riley Jr
 Owners, 7202 Fairway Ct. (Lot 14, Block 5)

Paul Beckwith
Arvid L. Beckwith
 Owners, 7203 Fairway Ct. (Lot 13, Block 5)

Mrs. Henrietta Emma
Mrs. Marie R. Emerson
 Owners, 7207 Fairway Ct. (Lot 12, Block 5)

J. W. Cunningham
Mrs. J. W. Cunningham
 Owners, 7211 Fairway Ct. (Lot 11, Block 5)

K. K. Lawton
Mrs. Kenneth Lawton
 Owners, 7215 Fairway Ct. (Lot 10, Block 5)

Bob Keaton
Mrs. Bobby Keaton
 Owners, 7219 Fairway Ct. (Lot 9, Block 5)

Josephine Gilmore
B. Gilmore
 Owners, 7223 Fairway Ct. (Lot 8, Block 5)

Tom E. Johnson
 Owners, 7230 Leaning Oak (Lot 7, Block 5)

R. C. Amber
 Owners, 7226 Leaning Oak (Lot 6, Block 5)

Kenneth C. Rebeck
Ann D. Rebeck
 Owners, 7222 Leaning Oak (Lot 5, Block 5)

Jack Johnson
Ann Johnson
 Owners, 7218 Leaning Oak (Lot 4, Block 5)

Frederic W. Norwood
Mrs. L. Handy
 Owners, 7214 Leaning Oak (Lot 3, Block 5)

Mrs. Jerry R. Manning
J. Manning
 Owners, 7210 Leaning Oak (Lot 2, Block 5)

Carol V. O'Neil
Manda N. O'Neil
 Owners, 6023 Victory (Lot 19, Block 3)

Ann Lator
 Owners, 6019 Victory (Lot 20, Block 3)

Ronald H. Merrill
Carlye Harvick
 Owners, 6015 Victory (Lot 21, Block 3)

L. C. Smith
W. C. Smith
 Owners, 6011 Victory (Lot 22, Block 3)

Mr. & Mrs. D. W. Mason Jr
 Owners, 6007 Victory (Lot 23, Block 3)

Mrs. Nina P. Pigg
 Owners, 6003 Victory (Lot 24, Block 3)

June Christensen
Charles Christensen
 Owners, 5935 Victory (Lot 25, Block 3)

Perce F. Johnson
Thelma F. Johnson
 Owners, 5931 Victory (Lot 26, Block 3)

Mr. Donald E. Thompson
Mrs. Donald E. Thompson
 Owners, 5927 Victory (Lot 27, Block 3)

Owners, 5923 Victory (Lot 28, Block 3)

H. Greene
Nancy Greene
 Owners, 5919 Victory (Lot 29, Block 3)

Owners, 5915 Victory (Lot 30, Block 3)

Owners, 5911 Victory (Lot 31, Block 3)

Fredrick Phillips
Robert Phillips
 Owners, 5907 Victory (Lot 32, Block 3)

Empty Lot
 Owners, 7107 Deep Forest (Lot 33, Block 3)

Owners, 7111 Deep Forest (Lot 34, Block 3)

Allen P. Parker
Allen P. Parker
 Owners, 7110 Deep Forest (Lot 11, Block 4)

Owners, 7114 Deep Forest (Lot 12, Block 4)

7426 Tall Pines
B. M. Wright
Lynnda Wright

L. B. Muller Jr.
Susan C. Muller
 7230 Tall Pines

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared SUSAN DOPYELA known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that She executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 14TH day of JUNE, 1974.

Sheila Powers
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared FRANK E. WARREN + WIFE JANICE WARREN known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 17TH day of June, 1974.

Sheila Powers
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority on this day personally appeared Peggy J. Radounis + THEODORE P. RADOUNIS known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that She executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 2ND day of July, 1974.

Sheila Powers
Notary Public in and for
Harris County, Texas

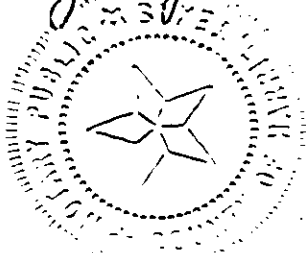
THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared GEORGE GABBAED known to me to be the person(s) whose name is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 3RD day of July, 1974.

Sheila Powers
Notary Public in and for
Harris County, Texas



THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared William DAVID WALTER + wife, MARIA WALTER known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 30 day of July, 1974,

Sheila Powers
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared W.E. Beckum known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 10th day of July, 1974,

Sheila Powers
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority on this day personally appeared Kenneth H. Holman + wife, DOROTHY McHolman known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 10th day of July, 1974.

Sheila Powers
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared KENNETH C. REBSCH AND WIFE ANNY J. REBSCH known to me to be the person(s) whose name is/are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 12th day of July, 1974.

D.A. Large
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared R.G. MARTINDALE & wife, Hazel MARTINDALE known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 15th day of July, 1974.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared John R. Donaway, Inez Donaway known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 15th day of July, 1974.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority on this day personally appeared Patsy MARTIN known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 22 day of July, 1974.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared Wassell E. Hunter & wife, Thelma L. Hunter known to me to be the person(s) whose name is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the 21st day of August, 1974.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared

known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the _____ day of _____, 197

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared

known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the _____ day of _____, 197

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority on this day personally appeared

known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the _____ day of _____, 197

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared

known to me to be the person(s) whose name is/are subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office on this the _____ day of _____, 197

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day

personally appeared Maria Walter and Darla Selman, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mr. and Mrs. Mark Osweiler, Mr. and Mrs. C.L. Smith, Mr. and Mrs. J.C. Croft, Mr. and Mrs. English, Mr. R.H. Martin, Mr. and Mrs. L. Griffin, Mr. and Mrs. Ping, Mr. and Mrs. Schildgen, Mrs. Ruth Johnson, Mr. and Mrs. Wm. Crouch, Mrs. Lynda Hines, Mrs. Burrows Johnson, Mr. and Mrs. H. Hernandez, Mr. and Mrs. Jerry Waring, Mr. and Mrs. J. Jefferson, R.C. Sanders, Mrs. L. Follimar, Mrs. D. Stinson, Mr. Stinson, Mrs. Anne Johnson, Mrs. Altermann, Mr. and Mrs. V. Martin, Stephen Shuman, Mr. and Mrs. Walker, Mr. and Mrs. L. Stevens, Mr. and Mrs. J. Linus, Mr. and Mrs. Dave Rogers, Teresa Bates, Mr. and Mrs. Joseph Phillips, Mr. and Mrs. W.C. Norris, Mr. and Mrs. P. Peterson, Mr. and Mrs. Donald Blunt, Mrs. E.M. Burrows and Mr. and Mrs. H. Haley, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the
_____ day of June, 1975.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared E.E. Dopyera and James Mantooth, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Ralph & Joyce Carter, Joe & Eloise Reyna, Mary Ann Gabbard, Allen J. & Marion Schwark, Virgil & Sheila Turner, Rudolph & M.J. Guerrero, Carroll V. & Carolyn Merecka, Mr. and Mrs. Fred Shaw, Mike & Patsy Baker, Tom & Barbara Gower, Linda M. Beber, Sandra Gumina, Mrs. M.A. Tofte, Mrs. Carl C. Beber, Richard H. & Antoinette Davis, Tom and Sara Worstell, May Krause, Glenda Hoke, Mr. & Mrs. Thomas A. Peacock, Mr. & Mrs. Fred Hassen, Mr. & Mrs. Fred McIntyre, Sybil & Bob Dendy, Gene & Evalynd Christianson and James & Suzanne Mantooth, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the
8th day of June A.D. 1975.

Sheila Power
Notary Public in and for
Harris County, Texas



THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared Emil Dopyera and Maria Walter, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Ramona and Dean Mutti, Gordon Shaner, Mary Shaner, William & Elizabeth Shoutherland, Ralph & Glenora Paidon, Rebecca Robertson, Darla & David Selman, Edge Crews, Peggy Thomas, Duane & June Miller, Patricia Beckham, Lynda & Bill Wright, Cheryl Beusing, Mr. & Mrs. Copelo, Mr. & Mrs. Muller, Mrs. J.G. Colom-d; Mr. & Mrs. L.A. Patterson, David Walters and Maria Walters, S.R. & J. Cloutier, Gene & Pat Goodwin and Mrs. Robb-w, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the _____ day of June A.D. 1975.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared .. Emil Dopyera and W. David Selman, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mr. & Mrs. Eaton, Mr. & Mrs. Joe Smith, Mr. & Mrs. Moran, Mrs. Pileggi, Mr. & Mrs. Greene, Mr. & Mrs. Phillips, Mr. & Mrs. Weiser, Mr. & Mrs. Thomasson and Mr. & Mrs. Podraza, persons who executed the foregoing instrument, subscribe the same and that they has signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the _____ day of June A.D. 1975.

Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared Susan Dopyera and Mary Shaner, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mrs. B.L. Djii and Bing L. Djii, Hien L. Djii & Mrs. L. Djii, Mrs. Dannis Kubena & Charles Kubena, James Riley & Mrs. James Riley, Jr., Paul R. Beckwith and Linda L. Beckwith, Marien R. Emerson & Mrs. Henrietta Emerson, J.D. Pennington & Mrs. J.D. Peenington, K.R. Newman & Mrs. Kenneth Hewman, Bob Keaton & Mrs. Bobby Keaton and Josephine Gilmore & F.G. Gilmore, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the person who executed the same.

Given under my hand and seal of office on this the 10th day of _____ A.D. 1975.

September
Sheila Power
Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day

personally appeared Maria Walter and Darla Selman, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mr. and Mrs. Mark Osweiller, Mr. and Mrs. C.L. Smith, Mr. and Mrs. J.C. Croft, Mr. and Mrs. English, Mr. R.H. Martin, Mr. and Mrs. L. Griffin, Mr. and Mrs. Ping, Mr. and Mrs. Schildgen, Mrs. Ruth Johnson, Mr. and Mrs. Wm. Crouch, Mrs. Lynda Hines, Mrs. Burrows Johnson, Mr. and Mrs. H. Hernandez, Mr. and Mrs. Jerry Waring, Mr. and Mrs. J. Jefferson, R.C. Sanders, Mrs. L. Follimar, Mrs. D. Stinson, Mr. Stinson, Mrs. Anne Johnson, Mrs. Altermann, Mr. and Mrs. V. Martin, Stephen Shuman, Mr. and Mrs. Walker, Mr. and Mrs. L. Stevens, Mr. and Mrs. J. Linus, Mr. and Mrs. Dave Rogers, Teresa Bates, Mr. and Mrs. Joseph Phillips, Mr. and Mrs. W.C. Norris, Mr. and Mrs. P. Peterson, Mr. and Mrs. Donald Blunt, Mrs. E.M. Burrows and Mr. and Mrs. H. Haley, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the
_____ day of _____, 1975.

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared E.E. Dopyera and James Mantooth, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath the they saw Ralph & Joyce Carter, Joe & Eloise Reyna, Mary Ann Gabbard, Allen J. & Marion Schwark, Virgil & Sheila Turner, Rudolph & M.J. Guerrero, Carroll V. & Carolyn Merecka, Mr. and Mrs. Fred Shaw, Mike & Patsy Baker, Tom & Barbara Gower, Linda M. Beber, Sandra Gumina, Mrs. M.A. Tofte, Mrs. Carl C. Beber, Richard H. & Antoinette Davis, Tom and Sara Worstell, May Krause, Glenda Hoke, Mr. & Mrs. Thomas A. Peacock, Mr. & Mrs. Fred Hassen, Mr. & Mrs. Fred McIntyre, Sybil & Bob Dendy, Gene & Evalynd Christianson and James & Suzanne Mantooth, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the
_____ day of _____ A.D. 1975.

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared E. Emil Dopyera and Maria Walter, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Ramona and Dean Mutti, Gordon Shaner, Mary Shaner, William & Elizabeth Shoutherland, Ralph & Glenora Paidon, Rebecca Robertson, Darla & David Selman, Edge Crews, Peggy Thomas, Duane & June Miller, Patricia Beckham, Lynda & Bill Wright, Cheryl Beusing, Mr. & Mrs. Copelo, Mr. & Mrs. Muller, Mrs. J.G. Colom-d; Mr. & Mrs. L.A. Patterson, David Walters and Maria Walters, S.R. & J. Cloutier, Gene & Pat Goodwin and Mrs. Robb-w, persons who executed the foregoing instrument, subscribe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the _____ day of _____ A.D. 1975.

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared E. Emil Dopyera and W. David Selman, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mr. & Mrs. Eaton, Mr. & Mrs. Joe Smith, Mr. & Mrs. Moran, Mrs. Pileggi, Mr. & Mrs. Greene, Mr. & Mrs. Phillips, Mr. & Mrs. Weiser, Mr. & Mrs. Thomasson and Mr. & Mrs. Podraza, persons who executed the foregoing instrument, subscribe the same and that they has signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the _____ day of _____ A.D. 1975.

Notary Public in and for
Harris County, Texas

THE STATE OF TEXAS X
COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared Susan Dopyera and Mary Shaner, known to me to be the persons whose names are subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me stated on oath that they saw Mrs. B.L. Djii and Bing L. Djii, Hien L. Djii & Mrs. L. Djii, Mrs. Dannis Kubena & Charles Kubena, James Riley & Mrs. James Riley, Jr., Paul R. Beckwith and Linda L. Beckwith, Marien R. Emerson & Mrs. Henrietta Emerson, J.D. Pennington & Mrs. J.D. Peenington, K.R. Newman & Mrs. Kenneth Hewman, Bob Keaton & Mrs. Bobby Keaton and Josephine Gilmore & F.G. Gilmore, persons who executed the foregoing instrument, subscfibe the same and that they had signed the same as a witness at the request of the persons who executed the same.

Given under my hand and seal of office on this the _____ day of _____ A.D. 1975.

Notary Public in and for
Harris County, Texas

I hereby attest to the signatures as presented on the attached petition
for Amendment to Restrictions of the following persons:

Attest. Maria Walters
Darla Selman

Names:

Mr. and Mrs. Mark Rowdell
Mrs. C. L. Smith
Mr. and Mrs. J. C. Craft
Mr. and Mrs. English
Mr. R. H. Martin
Mr. and Mrs. L. Griffin
Mr. and Mrs. Ling
Mr. and Mrs. Schildgen
Mrs. Ruth Johnson
Mr. and Mrs. Wm. Crutch
Mrs. Lyndal Hines
Mrs. Burrows Johnson
Mr. and Mrs. A. Hernandez
Mr. and Mrs. Jerry Wareing
Mr. and Mrs. J. Jefferson
R. L. Sanders
Mrs. L. Holliman

Mrs. D. Stinson Mr Stinson
Mrs. Anne Johnson
Mrs. Altomano
R. B. Hookman
Mr and Mrs. T. Martin
Stephen Shuman
Mr and Mrs. Walker
Mr and Mrs L Stevens
Mr and Mrs J Lincoln
Mr and Mrs. Dave Rogers
Jesse Bates
Mr and Mrs Joseph Phillips
Mr and Mrs. W. C. Norris
Mr and Mrs P. Peterson
Mr and Mrs Donald Blunt
Mrs. E. D. Burrows
Mr and Mrs. H. Halley

Subscribed and sworn to before me this 20th day of May, 1975
Notary Public Harris

County, Texas.

Signed Richard G. Sherburne

Name of Firm

Address

City and State

I hereby attest to the signatures as presented on the attached petition for Amendment to Restrictions of the following persons:

Attest. [Signature]
[Signature]

Names:

RALPH & JOYCE CARTER

JOE & ELOISE REYNA

MARY ANN GABBARD

ALLEN J. & MARIAN SCHWACK

VICCOLI & SHEILA TURNER

RUDOLPH & M. J. GUERRERO

CARROLL V. & WANDA OLIVER

EDWARD D. & CADDY M. MEEBKA

MR. & MRS. FRED SHAW

MIKE & PATSY BAKER

TOM & BARBARA GOWER

LINDA M. BEBER

DANDREA GUMINA

MRS. M. A. TOFT

Mrs. Carl C. Dehn

Richard H. & Antoinette Davis

Tom and Sara Wastell

Mary Krause

Glenda Blake

Mr. & Mrs. Thomas Peacock

Mr. & Mrs. Ford Klassen

Mr. & Mrs. Fred McIntyre

Sybil & Bob Dandy

Gene & Evelyn Christianson

James & Suzanne Muntz

Subscribed and sworn to before me this 20th day of March, 1945

Notary Public [Signature]

County, Texas:

Signed [Signature]

Name of Firm

Address

I hereby attest to the signatures as presented on the attached petition for Amendment to Restrictions of the following persons:

Attest. E. E. Watters
Watters

Names:

- Harmon & Dean Weytli SR. & J. Cloutier
- Gordon & Nancy Shaw Gene & Pat Goodwin
- William & Elizabeth Southland Mrs. Lohle - W
- Paul & Menora Paidon
- Rebecca Robertson
- Paul & David Selman
- Ede Crews
- Peggy Thomas
- Duane & Arno Miller
- Patricia Beckham
- Lynda & Bill Wright
- Cheryl Bousing
- Mr. & Mrs. Coyala
- Mr. & Mrs. Muller
- Mrs. J. G. Colom. d.
- Mr. & Mrs. G. A. Patterson
- David Watters & Vicini

Subscribed and sworn to before me this 20th day of March, 1945

Watters Notary Public Watters

County, Texas.

Signed Ruth G. Sherburne _____
Name of Firm

Address

ED
WGS.

I hereby attest to the signatures as presented on the attached petition
for Amendment to Restrictions of the following persons:

Attest: [Signature]
W. J. [Signature]

Names:

MR & MRS. EATON
MR & MRS. Joe Smith
MRS. MORAN
(Widow) MRS. Ploggi
MR & MRS Kirkwood
MR & MRS. Greene
MR & MRS. Phillips
MR & Mrs. Weiser
MR & Mrs. Thomassen
MR & Mrs. Podraza

Subscribed and sworn to before me this 20th day of May, 1945

Notary Public [Signature]

County, Texas.

Signed Ruth J. Sherburne _____
Name of Firm

Address _____
City and State _____

Laura Rogers
Mary Shaver

I hereby attest to the signatures as presented on the attached petition
for Amendment to Restrictions of the following persons:

Attest. *Laura Rogers*
Mary Shaver

Names:

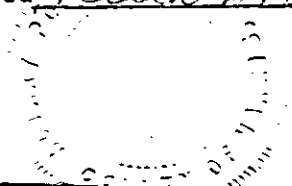
- Wm. S. Dyer & Thos. S. Dyer*
- Bliss S. Dyer & Mrs. S. Dyer*
- Chas. Edwin Kulina & Chas. Kulina*
- James Riley & Mrs. James Riley, Jr.*
- Paul A. Beckwith & Linda L. Beckwith*
- Warren S. Emerson & Mrs. Berrietta Emerson*
- J. D. Livingston & Mrs. J. D. Livingston*
- F. H. Newman & Mrs. Kenneth Newman*
- Wm. Keaton & Mrs. Bobby Keaton*
- Josephine Helmer & F. A. Helmer*

Subscribed and sworn to before me this 20th day of May, 1975
Notary Public Harris

County, Texas.

Signed Keith G. Sherhat
Name of Firm

Address
City and State



<p>DENNIS A. LARGE <i>Attorney at Law</i></p> <p>6919 Antoine, Suite A - Houston, Texas 77088 (713) 688-4561</p>		
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152-25-0924

D721031

Deed of Trust

THE STATE OF TEXAS ^{DT} _{MW} OCT-24-72 27618 D 721031 — A PB 1.00
County of Harris

KNOW ALL MEN BY THESE PRESENTS: That _____

METALLIC BUILDING COMPANY, a Texas corporation,

of Harris County, Texas,

being justly indebted to MORTGAGE AND TRUST, INC., of Houston, Harris County, Texas, in the principal sum of 1050 ^{be}

THREE HUNDRED SIXTY THOUSAND AND NO/100 (\$ 360,000.00) DOLLARS, as evidenced, by one certain promissory note of even date herewith payable to the order of MORTGAGE AND TRUST, INC., at its office in the CITY OF HOUSTON, Harris County, Texas, bearing interest from date until maturity at the rate therein stated, said interest payable monthly on the first day of each month

as it accrues, with interest on all past due principal and interest, if any, at the rate of ten per cent (10%) per annum; said note providing for acceleration of maturity and for attorneys' fees upon contingencies therein stated, and being payable ON DEMAND,

1050
8

the payment of which indebtedness, according to its terms, tenor and effect the makers of said note desire to assure and secure to the owner and holder thereof.

This deed of trust shall secure, in addition to the indebtedness evidenced by such promissory note, all funds hereafter advanced by the holder of such promissory note to or for the benefit of Grantors as contemplated by any covenant or provision herein contained or for any other purpose, and all other indebtedness, of whatever kind or character, owing or which may hereafter become owing by Grantors to the holder of such promissory note, whether such other indebtedness is evidenced by promissory note, open account, endorsement, surety agreement, guaranty, or otherwise, it being contemplated that Grantors may hereafter become indebted to the holder of such promissory note in further sum or sums. All indebtedness secured and to be secured hereby shall be payable at the principal office of Mortgage and Trust, Inc., in the City of Houston, Harris County, Texas, or at such other place as the holder of the indebtedness hereby secured may in writing direct; and, unless otherwise provided in the instrument evidencing such other indebtedness, shall bear interest from date of accrual of said indebtedness until paid at the same rate as specified in the promissory note hereinabove specifically described. If any indebtedness secured or to be secured hereby shall be collected by legal proceedings or through a probate or bankruptcy court, or shall be placed in the hands of an attorney for collection after maturity, whether matured by the expiration of time or by the option given to holder of such indebtedness to mature same, Grantors agree that a sum equal to ten per cent (10%) of all unpaid principal and interest shall be paid by Grantors as attorney's or collection fees, and shall be a part of the indebtedness secured hereby.

IN CONSIDERATION THEREOF, and for the purposes and trusts hereinafter set forth, and also in consideration of ten dollars (\$10.00) to us in hand paid, receipt whereof is hereby acknowledged _____

METALLIC BUILDING COMPANY

herein called "Grantors" (whether one or more), have bargained, granted, sold and conveyed, and by these presents do bargain, grant, sell and convey unto Jerome L. Howard, Trustee, and to his successors in trust, all the following described ^{lt}

property lying in the County of Harris and State of Texas, to-wit:

Lots Fifteen (15) through Seventy-eight (78) inclusive, Block Four (4), Lots Ten (10) through Forty-five (45) inclusive, Block Five (5), Lots Three (3) through Thirty-two (32) inclusive, Block Six (6), and Lots One (1) through Twenty-four (24), inclusive, Block Seven (7), all in INWOOD FOREST, SECTION FIFTEEN (15), an addition in Harris County, Texas, according to the map thereof recorded in Volume 192, page 59, of the Map Records of Harris County, Texas. ⁸

912 OCT 24 PM 12 00

RECORDED
COUNTY CLERK
HARRIS COUNTY, TEXAS

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

ATTEST: LR 27 2011
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan Deputy
Rhonda E. Hogan

together with all improvements of every kind now or hereafter situated or placed thereon (including, but not limited to, any and all plumbing, electrical, heating, and other fixtures, equipment and appliances), and all replacements and additions thereto, and all and singular the rights, privileges, hereditaments, appurtenances, rents, revenues, profits and income thereunto now or hereafter incident or belonging, and the Grantors in this instrument bind themselves, their heirs, successors and legal representatives, to warrant and forever defend all and singular the said property unto said Trustee, his or its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

This conveyance, however, is in trust for the following purposes, to-wit: In the event the Grantors shall well and truly pay the said indebtedness, (including all principal and all interest and attorneys fees, if any, owing or to become owing thereon, according to the face, tenor, effect and reading of said note) to the legal holder thereof, when the same shall become due, then this deed of trust to be null and void and shall be released at Grantor's cost and expense.

But in case of default in the punctual payment of said indebtedness, when the same shall become due and payable, in whatever way the maturity thereof may be brought about, it shall thereupon, or at any time thereafter, the same remaining unpaid, be the duty of the Trustee, or his or its successor, as hereinafter provided, at the request of the legal holder of said indebtedness, to enforce this trust, and to sell as an entirety, or in parcels, by one sale or by several sales, held at one time or at different times, as the Trustee acting may elect (all rights to a marshalling of the assets of the Grantors, including the property herein conveyed, or to a sale in inverse order of alienation, being for Grantors, their heirs and assigns expressly and specifically hereby waived), the hereinbefore described property at the Court House door of the County in which said property or any part thereof is situated, each such sale to be made on the first Tuesday of some month between the hours of 10 o'clock a.m. and 4 o'clock p.m. to the highest bidder for cash at public auction, first giving notice of the time, place, and terms of sale by publicly advertising the same, by posting or causing to be posted, written or printed notices thereof at three public places in said county selected by the Trustee acting, or by a person chosen by it, one of which public places shall be at the door of the Court House of said County, for at least twenty-one (21) days successively next before the day of sale, and to make due conveyance to the purchaser or purchasers, with general warranty, and the title to such purchaser or purchasers, when so made by said Trustee, the Grantors and themselves, their heirs, executors, and administrators, to warrant and forever defend. No notice of such sale or sales other than that herein provided need be given to Grantors or any other person. With the proceeds arising from such sale, the Trustee shall first pay all expenses of advertising, sale and conveyance, including a commission of 5% to the Trustee acting, and shall then pay the full amount of the principal and interest due and unpaid on said note, and attorneys' fees thereon, if any, and shall then pay any other sums secured by this instrument and the remaining balance, if any, shall be paid over to the Grantors, their heirs or assigns.

The deed or deeds which shall be given by said Trustee to the purchaser or purchasers at such sale, shall be prima facie evidence of the truth of all the recitals therein as to default in the payment of said note, or of interest due thereon, or of the sums thereunder and hereunder due, the request to the said Trustee to sell, the advertising or posting of such sale, the proceedings at such sale, the facts, if any, authorizing a substitute Trustee to act in the premises, and everything necessary to the validity of such sale.

In case of the death of the Trustee herein or of any substitute Trustee appointed hereunder, or the refusal, failure or inability of any Trustee or any substitute Trustee for any reason to act hereunder, or in the event the holder of the note shall deem it desirable to remove without cause the Trustee or any substitute Trustee and appoint another to execute this trust, then in either or any of said events the holder of the note shall have the right, and is hereby authorized and empowered to appoint by instrument in writing a substitute Trustee in lieu of the Trustee herein named, or in lieu of any substitute Trustee, who shall thereupon become vested with and succeed to all the title, power and duties hereby conferred upon the Trustee named herein, the same as if said substitute Trustee had been named original Trustee by this instrument.

The Grantors agree to keep all taxes or other charges assessed against the property herein conveyed or the indebtedness secured hereby (except where such payments are prohibited by law or result in the payment of interest on the indebtedness in excess of the rate allowed by the laws of the State of Texas) fully paid before they become delinquent and promptly furnish Trustee with official receipts of payment thereof; and if they fail so to do, then the holder of the indebtedness or any part thereof may at his option declare the indebtedness at once due and payable or, at his option and without being under any duty so to do, pay said taxes or charges and be subrogated to all rights and liens of the taxing authorities with respect to such taxes and charges so paid; and any such payments by the holder shall bear interest from date of payment, be added to the indebtedness and be secured by this Deed of Trust as if the indebtedness had been originally for the increased amount. If Grantors fail to pay said taxes or other charges before they become delinquent, the rights of the holder of the indebtedness to accelerate its maturity or to advance taxes at its option as set forth in this paragraph shall be cumulative and not alternative at the option of the holder.

The Grantors further agree to keep and maintain the buildings and improvements now upon or hereafter placed on the property herein conveyed in a good state of repair, and will not suffer or permit the same or any part thereof to be torn down or removed from said premises.

The Grantors, their heirs, executors, administrators or assigns, at their risk and expense, covenant and agree to have the improvements now on or hereafter placed on the property hereby conveyed, insured against loss or damage by fire and other hazards, casualties and contingencies, in such amounts and for such periods as may from time to time be required by the holder of the indebtedness hereby secured in an insurance company or companies acceptable to the holder of the indebtedness, and further agree that at the option of the holder of the indebtedness, such insurance as above called for may be placed by said holder of the indebtedness, at the risk and expense of Grantors, in a company or companies acceptable to the holder of the indebtedness. The failure of the holder of the indebtedness to exercise this option in connection with the issuance of any insurance policy or renewal thereof shall not have the effect nor be construed as a waiver of the right of the holder of the indebtedness thereafter to exercise such option at any time. All of such insurance is to be payable in the event of loss or damage by the terms of the policy to the holders of said indebtedness as their interest may appear. All such policies and all renewals thereof together with evidence of full payment of the premiums for such insurance shall be delivered as soon as written to the holders of said indebtedness, and Grantors agree to continue said insurance in full force and effect until all of such indebtedness has been fully paid. In the event Grantors fail to take out such insurance, or continue the same as herein provided, or in the event holder of the indebtedness has exercised the option to place said insurance as above provided for, and is unable to procure such insurance, and after notice to Grantors, acceptable insurance is not procured, then in either event the holders of the indebtedness shall have the option or right to declare the indebtedness at once due and payable, whereupon the lien of this deed of trust may be foreclosed by sale as herein provided, or otherwise, all without further demand upon or other notice to Grantors, or any other person. Any premiums for insurance procured by holder of the indebtedness for Grantors' account, if not immediately paid by Grantors, and such premiums are paid by holders of indebtedness, then said amounts so paid shall be added to the indebtedness, and which shall thereafter be as much a part of said indebtedness and shall bear interest, and be as fully secured by this deed of trust as if the indebtedness had been originally for the increased amount; but it is agreed by all parties that the lien granted to secure holders of the indebtedness the payment of insurance premiums shall be subordinate and junior to the lien of the holder of the note indebtedness. However, there shall be no duty upon the holder of the indebtedness to procure such insurance, the right so to do merely being at the option of the holder. The amount and nature of the expense of procuring such insurance and the time when incurred, shall be fully established by the holder of said indebtedness or any part thereof.

It is further agreed that if the improvements on said premises be wholly or partially destroyed by fire, explosion, storm or other causes, the holders of the indebtedness at their option but without being under any duty so to do, shall have the right to collect, receive and receipt in the name of the Grantors, or otherwise, for any and all moneys that may become payable and collectible upon such policies, or any of them, and apply the same, or so much thereof as is necessary, less the reasonable expense in collecting same, as a credit on said indebtedness, notwithstanding said indebtedness may not be due according to the terms thereof; or the holders, at their option, may use the proceeds of such insurance towards the rebuilding and restoration of the improvements damaged or destroyed.

Unless waived by the holder of the indebtedness, for the benefit of Grantors and in order to create a fund to provide for the payment of taxes, assessments and insurance on the property covered hereby, Grantors agree that they will pay to MORTGAGE AND TRUST, INC., of Houston, Texas, as depository, or any successor depository hereafter named, on the first day of each month hereafter until the indebtedness secured hereby is fully paid, the following sums: An installment of the taxes and assessments to be due upon the premises covered by this deed of trust, and an installment of the premiums that will become due and payable to renew the insurance on the premises covered hereby against loss by fire or other hazards as herein elsewhere set forth. These installments shall be equal, respectively, to the estimated premiums for such insurance, and taxes and assessments due (as estimated by the depository) less all installments already paid therefor, divided by the number of months that are to elapse before one month prior to the date when such premiums and taxes and assessments will become delinquent. The depository shall hold the aforesaid monthly payments in trust for the payment of such insurance premiums and taxes and assessments before the same become delinquent. Grantors agree that such installments so paid may be retained and held by the depository without interest and applied for the uses and purposes herein provided, and do hereby

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

MAR 27 2011

ATTEST:

BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan

Deputy

152-25-0926

expressly create said depository as Grantors' agent for such purposes, and that they look only to such depository for the application of said installments, and not to the holder or holders of the indebtedness secured hereby. If the total of the payments made by Grantors pursuant to provisions of this paragraph shall exceed the amount required for a particular maturity of taxes, assessments or insurance premiums, as the case may be, the excess shall be credited by the depository on the subsequent payment of the same nature to be made by Grantors. If, however, the monthly payments made by the Grantors pursuant to provisions of this paragraph shall not be sufficient to pay taxes, assessments and insurance premiums as the case may be when the same shall become due and payable, then the Grantors shall upon demand therefor pay to the depository any amount necessary to make up the deficiencies on or before the date when payment of such taxes, assessments or insurance premiums shall become due, and if Grantors fail to do so, the depository shall notify the holder of the indebtedness secured hereby, and the holder of the lien of this deed of trust may be foreclosed by sale as herein provided or otherwise, all without further demand upon or other notice to the Grantors or any other person. Any amount remaining in the deposit fund at the time of final payment of the indebtedness shall be returned to Grantors or used in reduction of the indebtedness. Grantors shall be under no obligation to make deposits for premiums, taxes or assessments maturing after final maturity date of the indebtedness, unless such indebtedness shall be renewed or time of payment thereof be extended. In the event said depository should dissolve its corporate existence, or should fail or refuse to further act in connection with the payment of such installments for premiums, taxes, or assessments, the holder or holders of the indebtedness secured hereby shall have the right to appoint a depository to whom such payment may be made. In the event of a default resulting in foreclosure by Trustee's sale or otherwise, said depository shall pay to the holder of the indebtedness the aforesaid trust funds to be credited on said indebtedness.

It is distinctly understood and agreed that if default be made by Grantors with respect to any stipulation, agreement or covenant of Grantors herein contained, holders shall have the right to declare said indebtedness secured hereby, at once due and payable, whereupon the lien of this deed of trust may be foreclosed by sale as herein provided, or otherwise, all without further demand upon or other notice to Grantors or any other person, and this notwithstanding previous indulgences. Further, in case of the filing of a petition in bankruptcy, receivership, or federal court reorganization proceedings by or against the persons primarily liable for the debt hereby secured, holder of the indebtedness may at his option declare it at once due and payable in full.

In event of any default by Grantors in any of the terms and covenants herein contained, and without acceleration of maturity by reason thereof, the Trustee herein, or the Substitute Trustee hereinbefore provided for, may (at the request of the holder of the indebtedness hereby secured) take possession of said property and rent same for such rental as it deems proper, and any moneys actually collected as rental less any proper and reasonable cost and expense of collection shall be applied as a credit on the indebtedness hereby secured. The Trustee herein is further authorized in the event of any default by Grantors in any of the terms, conditions, covenants and stipulations herein contained, to collect and use rents, income, and revenue, and apply the same as a credit on the indebtedness hereby secured, nothing herein to affect or impair any right to thereafter accelerate maturity by reason of any such default, which is hereby expressly reserved.

If the properties covered hereby, or any part thereof, shall be condemned and taken for public use under the power of eminent domain, the holder of the indebtedness secured hereby, shall have the right to demand that all damages awarded for the taking of or injury to the properties shall be paid to such holder of said indebtedness to the full extent of the amount then unpaid on such indebtedness, whether or not then matured.

The Grantors agree that no other security, now existing or hereafter taken, to secure the payment of said indebtedness, shall be impaired or affected in any manner by the execution hereof; and no security subsequently taken by any holder of said indebtedness, shall impair or affect in any manner the security given by this instrument; and all security for the payment of said indebtedness shall be taken, considered and held as cumulative, and the taking of additional security shall at no time release or impair any security by endorsement or otherwise previously given for the payment of said indebtedness. The Grantors further agree that any part of the security herein described may be released without in anywise altering, varying or diminishing the force, effect, or lien of this instrument, or of the renewal or extension of it, and that this instrument shall continue as a first lien on all properties not expressly released, until all sums, with interest and charges hereby secured, are fully paid.

The holder of the indebtedness secured hereby, is authorized to hold possession of all abstracts of title to said property until the indebtedness is fully paid or there be deposited with it an amount equal to the reasonable cost of replacing such abstracts; and in the event of foreclosure the title to such abstract shall thereupon vest in the purchaser at such foreclosure sale.

Regardless of any other provision in this instrument or in any of the written evidences of the indebtedness, Grantors shall never be liable for, or required to pay interest thereon at a rate in excess of the highest rate permitted by the laws of the State of Texas, any such excess to be refunded to Grantor. This paragraph, however, has no application to the bonus (if any) which may be agreed upon for any voluntary anticipation by Grantors of the payment of any of the indebtedness.

Grantors specifically agree that after any sale under this instrument they, or their heirs or assigns, shall be mere tenants at sufferance of the purchaser of said property, at said sale, and that such purchaser shall be entitled to immediate possession thereof, and that if Grantors fail to vacate the premises immediately, such purchaser may, and he shall have the right to go into any justice court having venue, or in any other court hereafter having jurisdiction of forcible detainer actions and file an action in forcible detainer, which action shall lie against Grantors or their heirs or assigns, as tenants at sufferance. This remedy is cumulative of any and all remedies the purchaser may have hereunder or otherwise.

Grantors represent and covenant that the property hereby conveyed to the Trustee forms no part of any property owned, used or claimed by them as a residence or business homestead, or is exempt from forced sale under the laws of the State of Texas, and disclaim and renounce all and every such claim thereto.


Grantors expressly agree that the holder of the indebtedness secured hereby shall be fully subrogated to the rights of all vendor's lien holders and other lien holders whose indebtedness is paid in whole or in part out of the indebtedness and loans secured hereby.

The filing of a suit to foreclose any lien, mortgage or assignment hereunder either on any matured portions of the indebtedness or for the whole indebtedness shall never be considered an election so as to preclude foreclosure under powers of sale herein contained after dismissal of the suit.

When this deed of trust is executed by only one person it shall be construed as though "Grantors" were written "Grantor" and pronouns and verbs in their number were changed to correspond and when executed by a corporation the word "Grantors" shall be construed as "Grantor" and "heirs, executors, administrators and assigns" shall be construed as "successors, assigns and legal representatives."

If the premises, or any part thereof, are taken or damaged under any power of eminent domain or otherwise, then whatever moneys shall thereby become due the Grantors are hereby assigned and shall be paid to the holders of the indebtedness, who, after deducting all expenses incurred by it in the collection thereof, shall apply the remainder of the sum received to payment and satisfaction of the indebtedness secured hereby in full or pro tanto; any excess over the amount of indebtedness then owing to be paid to Grantors.

EXECUTED this 20th day of September, 1972.

ATTEST:  Dwight K. Kelley
Assistant Secretary

METALLIC BUILDING COMPANY

By: J. M. Foy
Vice President

RECORDER'S MEMORANDUM:
The additions on this instrument were present at the time instrument was filed and recorded.

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY
MAR 27 2001

ATTEST:
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogans
Deputy

THE STATE OF TEXAS,

BEFORE ME,

County of _____
the County and State aforesaid, on this day personally appeared

a Notary Public in and for

152-25-0927

known to me to be the person whose name _____ subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, This _____ day of _____ A. D. 19 _____

Notary Public, _____ County, Texas.

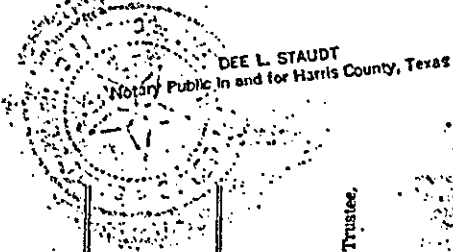
CORPORATE ACKNOWLEDGMENT

THE STATE OF TEXAS,

County of Harris

BEFORE ME, the undersigned authority, on this day personally appeared J.M. Tipps
Vice - President of Metallic Building Company, a corporation, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE at Houston, Texas, this 18th
day of October, A. D. 19 72



Dee L. Staudt
Notary Public, Harris County, Texas.

No. _____
DEED OF TRUST
FIRST

Metallic Building Company
TO
Jerome L. Howard, Trustee,
FOR

Mortgage and Trust, Inc.

STATE OF TEXAS
COUNTY OF HARRIS
I hereby certify that this instrument was filed in my office on this _____ day of _____, 1972, at _____ o'clock _____ M., and duly recorded on the _____ day of _____, 1972, in the Official Public Records of Harris County, Texas as _____.

OCT 24 1972
Dee L. Staudt
COUNTY CLERK
HARRIS COUNTY, TEXAS

RECORDED

In Volume _____, Page _____
Recording Fee \$ _____
Return To
MORTGAGE AND TRUST, INC.
P. O. Box 8216
Houston, Texas 77062

THE STATE OF TEXAS,

County of _____

County Clerk of said County, do hereby certify that the foregoing instrument of writing, together with its certificate of authentication, was filed for records in my office the _____ day of _____ A. D. 19 _____ at _____ o'clock _____ M., and duly recorded on the _____ day of _____ A. D. 19 _____ in the Records of Deeds of Trust of said county, in Volume _____, Page _____

WITNESS MY HAND AND OFFICIAL SEAL, This _____ day of _____ A. D. 19 _____

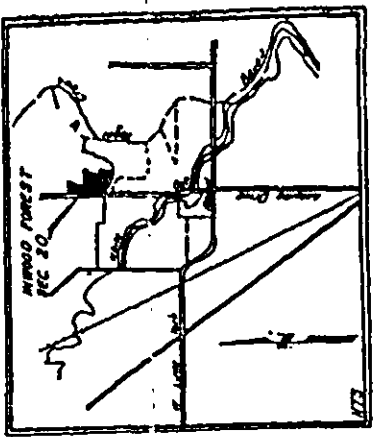
(L.S.)
County Clerk _____ County, Texas.
By _____ Deputy.

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY
ATTEST: MAR 27 2001
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan
Deputy

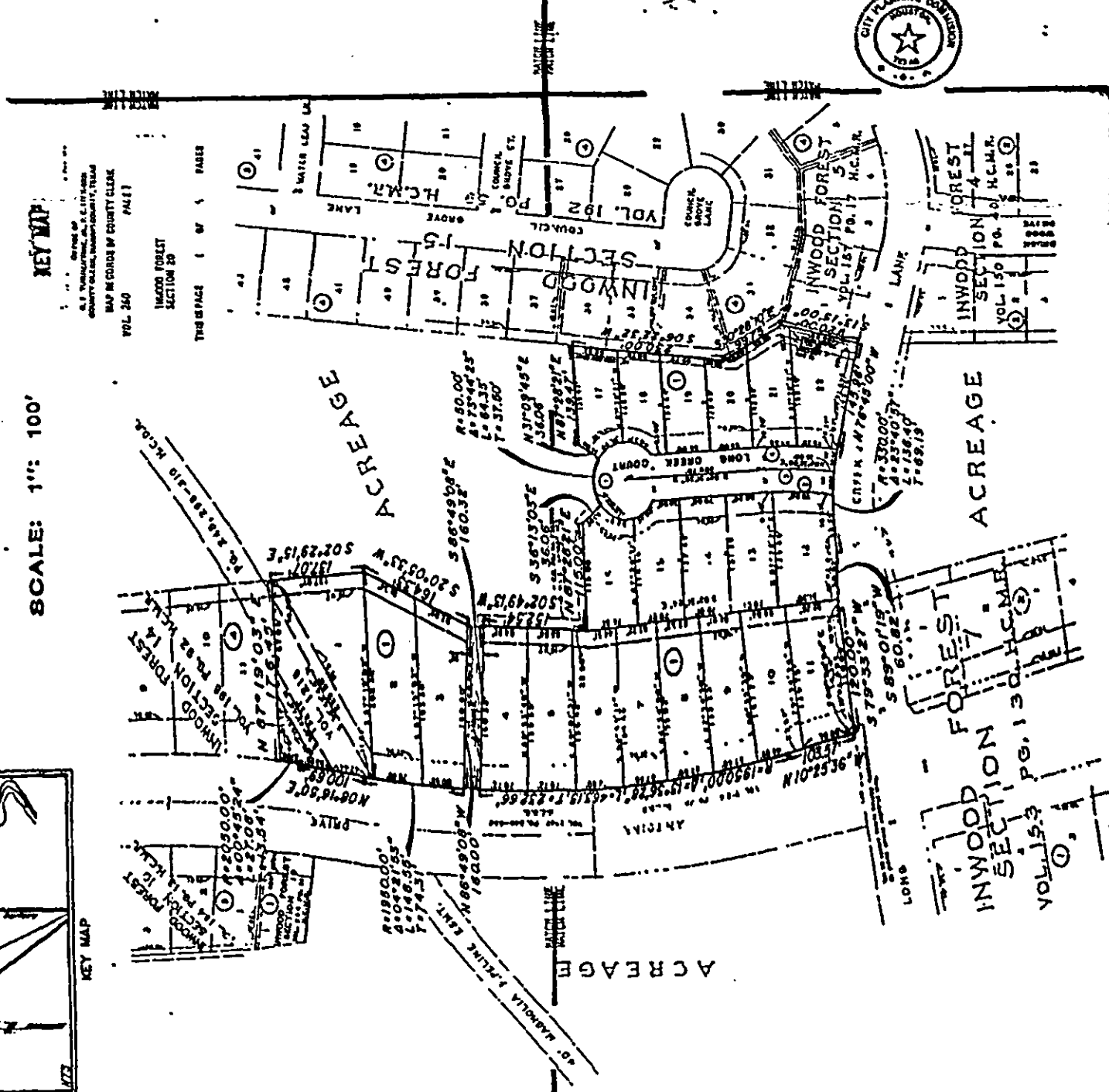
OCT., 1977
 1 BLOCK
 22 LOTS
 0 RESERVES



SCALE: 1" = 100'

KEY MAP

GENERAL NOTES:
 1. The survey was made in accordance with the provisions of the Texas Surveying Act, Chapter 161, Texas Statutes, and the rules and regulations of the State Board of Surveying.
 2. The survey was made by the use of theodolite, transit, and other instruments of surveying.
 3. The survey was made on the ground, and the bearings and distances were measured in feet and inches.
 4. The survey was made in accordance with the provisions of the Texas Surveying Act, Chapter 161, Texas Statutes, and the rules and regulations of the State Board of Surveying.
 5. The survey was made by the use of theodolite, transit, and other instruments of surveying.
 6. The survey was made on the ground, and the bearings and distances were measured in feet and inches.
 7. The survey was made in accordance with the provisions of the Texas Surveying Act, Chapter 161, Texas Statutes, and the rules and regulations of the State Board of Surveying.
 8. The survey was made by the use of theodolite, transit, and other instruments of surveying.
 9. The survey was made on the ground, and the bearings and distances were measured in feet and inches.
 10. The survey was made in accordance with the provisions of the Texas Surveying Act, Chapter 161, Texas Statutes, and the rules and regulations of the State Board of Surveying.



STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **Arnold Morgan** known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 3rd day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **Opal Barnett** known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 3rd day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **James B. Smith and Ann Graham**, also President and Treasurer of the undersigned **United American Bank**, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 7th day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **James B. Smith and Ann Graham**, also President and Treasurer of the undersigned **United American Bank**, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 7th day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **James B. Smith and Ann Graham**, also President and Treasurer of the undersigned **United American Bank**, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 7th day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **James B. Smith and Ann Graham**, also President and Treasurer of the undersigned **United American Bank**, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 7th day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

STATE OF TEXAS
 COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared **James B. Smith and Ann Graham**, also President and Treasurer of the undersigned **United American Bank**, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 7th day of October, 1977.

Deborah S. Sigmond
 Notary Commission Expires August 16, 1979
 Deborah S. Sigmond

C489326

THE STATE OF TEXAS
COUNTY OF HARRIS

Vol 6741 p. 620
KNOW ALL MEN BY THESE PRESENTS:

072-22-1410

That A. R. ROBINSON

of the County of Harris State of Texas for and in
consideration of the sum of TEN
(\$ 10.00) DOLLARS /in cash and other good and valuable consideration
to him in hand paid by the Grantee herein

named, the receipt of which is hereby acknowledged, and the further con-
sideration of the assumption and agreement by Grantee, JUANITA J. ROBIN-
SON, a feme sole, to pay as the same matures, the unpaid balance owing on
that one certain promissory note dated October 28, 1961, in the original
principal sum of \$14,700.00, said note being described in a Deed of Trust
recorded in Vol. 3920, Page 617, Mortgage Records, Harris County, Texas,
have GRANTED, SOLD and CONVEYED, and by these presents do GRANT, SELL

and CONVEY unto JUANITA J. ROBINSON

of the County of Harris State of Texas, all of the
following described real property in Harris County, Texas, to-wit:

12.5
0

Lot Five (5), Block Eleven (11) of Windsor Village, Section 2,
an addition in Harris County, Texas, according to the map or
plat thereof, recorded in Volume 53, Page 1314, Map Records,
Harris County, Texas. Q

TO HAVE AND TO HOLD the above described premises, together with
all and singular the rights and appurtenances thereto in anywise belong-
ing unto the said Grantee, her heirs and assigns forever; and I
do hereby bind my heirs, executors and administrators to WARRANT
and FOREVER DEFEND all and singular the said premises unto the said
Grantee, her heirs and assigns, against every person whomsoever
lawfully claiming or to claim the same or any part thereof.

EXECUTED this 20th day of April, 1967.

FILED FOR RECORD

9:00 A.M.

APR 27 1967

Beverly B. Kaufman
County Clerk, Harris County, Texas

A. R. Robinson
A. R. ROBINSON

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL
OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF
COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER
THE FEDERAL LAW.

A CERTIFIED COPY

MAR 27 2001

ATTEST:
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan
Rhonda E. Hogan Deputy

STATE OF TEXAS

COUNTY OF

DEED RECORD

VOL. 6741 P. 621

BEFORE ME, the undersigned authority, on this day personally appeared A. R. ROBINSON, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND and SEAL OF OFFICE this the 20th day of April, 1967.



Dick R. Clark

NOTARY PUBLIC IN AND FOR
HARRIS COUNTY, TEXAS

072-22-1411

STATE OF TEXAS

COUNTY OF

BEFORE ME, the undersigned authority, on this day personally appeared _____, wife of _____, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that she executed the same for the purposes and consideration therein expressed; and the said _____, wife of said _____, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said _____, acknowledged said instrument to be her act and deed and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

GIVEN UNDER MY HAND and SEAL OF OFFICE this the ____ day of _____, 196_.

NOTARY PUBLIC IN AND FOR
____ COUNTY, TEXAS

STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared _____, who is _____ of _____, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same as the act and deed of _____, and for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND and SEAL OF OFFICE this the ____ day of _____, 196_.

NOTARY PUBLIC IN AND FOR
____ COUNTY, TEXAS

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER THE FEDERAL LAW.

A CERTIFIED COPY

ATTEST: MAR 27 2011
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan
Rhonda E. Hogan Deputy

DEED RECORDS

VOL 6741 PAGE 622

072-22-1412

STATE OF TEXAS
COUNTY OF HARRIS

I hereby certify that this instrument was FILED on
the date and at the time stamped hereon by me; and was
duly RECORDED, in the Volume and Page of the named
RECORDS of Harris County, Texas, as stamped hereon by
me, on

APR 27 1967



B. Stearns
COUNTY CLERK
HARRIS COUNTY, TEXAS

	<p>A. R. ROBINSON, Grantor</p>	<p>WARRANTY DEED</p>	<p>JUANITA J. ROBINSON, Grantee</p>	<p>PAUL & ASTON ATTORNEYS AT LAW 802 FIRST CITY NATIONAL BANK BUILDING HOUSTON, TEXAS 77002</p>
--	------------------------------------	----------------------	---	---

ANY PROVISIONS HEREIN WHICH RESTRICT THE SALE, RENTAL
OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF
COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER
THE FEDERAL LAW.

A CERTIFIED COPY

ATTEST: MAR 27 2011
BEVERLY B. KAUFMAN, County Clerk
Harris County, Texas

Rhonda E. Hogan
Rhonda E. Hogan Deputy



INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

5740 W. LITTLE YORK / SUITE #349 / HOUSTON, TEXAS 77091

July 31, 1992

Secretary of State
Corporations Section
P. O. Box 13697
Austin, Texas 78711-3697

RE: INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
a Texas Non-Profit Corporation

Dear Sir:

Enclosed please find executed duplicate originals of Form 9.01-Report of Inwood Forest Community Improvement Association, a Texas non-profit corporation, together with the Association's check for \$25 in payment of the filing fee.

The organization is currently shown in your files as "inactive" because the Form 9.01 was not received by us due to an incorrect address for the registered office.

Please relieve the corporation from the involuntary dissolution or revocation and send proof of reinstatement to:

Joanne Ferguson
5603 Bent Bough Lane
Houston, Texas 77088

If you have any questions, please call the undersigned at (713) 651-8877 during business hours.

Yours truly,

Joanne Ferguson
Member of the Board of Directors
I.F.C.I.A.

REPORT
OF

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
2. It is incorporated under the laws of the State of Texas
3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
4. The name of its registered agent at such address is James Kilpatrick
5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A
6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Sec
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Tre
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary
7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

**Instructions for Filing Report Pursuant to Article 1396-9.01
(Texas Non-Profit Corporation Act)**

1. The Secretary of State is authorized to require non-profit corporations to file a report pursuant to article 1396-9.01 of the Texas Non-Profit Corporation Act. The Secretary of State will mail a blank report to each Texas non-profit corporation and to each out-of-state non-profit corporation authorized to conduct affairs in Texas.
2. Each non-profit corporation should file the report with the Secretary of State within thirty days of mailing.
3. Filing Fee:
 - (a) If the report is filed within thirty days, the fee is \$5.
 - (b) If the report is not filed within thirty days, the corporation will forfeit its right to conduct affairs in Texas.
 - (c) After forfeiture of the right to conduct affairs, the fee increases by \$1 per month or part of a month for 120 days.
 - (d) If the report is not filed within the 120 day period, the corporation will be involuntarily dissolved or its certificate of authority will be revoked.
 - (e) The corporation may be relieved from the involuntary dissolution or revocation by filing the 9.01 report with a filing fee of \$25.
4. The report, in duplicate, and the appropriate filing fee should be submitted to:

Secretary of State
Corporations Section
P.O. Box 13697
Austin, Texas 78711-3697
(512) 463-5582

REPORT
OF

TO THE SECRETARY OF STATE OF THE STATE OF TEXAS:

Pursuant to the provisions of Article 9.01 of the Texas Non-Profit Corporation Act, the undersigned corporation hereby files its report setting forth:

1. The name of the corporation is INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION
2. It is incorporated under the laws of the State of Texas
3. The address (including street or building address, city, state, and zip code) of the registered office of the corporation in the State of Texas is 5740 W. Little York, #349, Houston, Texas 77091
4. The name of its registered agent at such address is James Kilpatrick
5. If the corporation is a foreign corporation, the address of its principal office in the State or country under the laws of which it is incorporated is N/A

6. The names and respective addresses of its directors and officers are:

NAME	ADDRESS (city and state)	OFFICE
Richard Vance	7202 Deep Forest, Houston, Texas 77088	Director/President
Robert Davenport	7219 Leaning Oak, Houston, Texas 77088	Director/V.Pres./A.Secy
Rita Rogers	5607 Cone Crest, Houston, Texas 77088	Director/V.Pres./A.Trea
Kenneth K. Miller	5610 Cone Crest, Houston, Texas 77088	Director/Treasurer
Joanne M. Ferguson	5603 Bent Bough Lane, Houston, Texas 77088	Director/Secretary

7. The foregoing information is given as of the date of the execution of this report.

Dated July 31, 19 92

INWOOD FOREST
COMMUNITY IMPROVEMENT ASSOCIATION

Name of Corporation

By Richard Vance
Its President, Richard Vance

(Authorized Officer)

Instructions for Filing Report Pursuant to Article 1396-9.01
(Texas Non-Profit Corporation Act)

1. The Secretary of State is authorized to require non-profit corporations to file a report pursuant to article 1396-9.01 of the Texas Non-Profit Corporation Act. The Secretary of State will mail a blank report to each Texas non-profit corporation and to each out-of-state non-profit corporation authorized to conduct affairs in Texas.
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Secretary of State
Corporations Section
P.O. Box 13697
Austin, Texas 78711-3697
(512) 463-5582

773

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

% MIKE DWYER
5600 NORTHWEST CENTRAL DR., SUITE 105
HOUSTON, TEXAS 77092

July 31, 1992

35-60/1130

PAY TO THE ORDER OF

The Secretary of the State of Texas

\$ 25.00

Twenty-five

DOLLARS



NATIONAL ASSOCIATION
712 MAIN
P.O. BOX 2558
HOUSTON, TEXAS 77252

[Signature]

FOR Re-instatement of I.F.C.I.A.

⑈000773⑈ ⑆13000609⑆ ⑈00500025346⑈



INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

5740 W. LITTLE YORK / SUITE #349 / HOUSTON, TEXAS 77031

Non-Profit Corporation
FORM 9.01 Enclosed

Secretary of State
Corporations Section
P. O. Box 13697
Austin, Texas 78711-3697

PHYLLIS

I-N-V-O-I-C-E

15:20:00

SECRETARY OF STATE
CORP. SECTION
P.O. BOX 13697
AUSTIN, TX 78711-3697

Requestor: JOANNE FERGUSON

Ship To:

JOANNE FERGUSON
5603 BENT BOUGH LANE
HOUSTON, TX 77088

JOANNE FERGUSON
5603 BENT BOUGH LANE
HOUSTON, TX 77088

Invoice No: 93007404 Invoice Date: 03/16/93 FAX NO.: 713-651-8879

Sales Order	S.O. Date	Customer ID Code	Purchase Order No.	P.O. Date	Invoice Terms	Freight Terms	SHIP DATE
93007905	03/12/93	FJ011		/ /			03/17/93

* NOTE:

Item	Description	Qty Ord	Qty Shpd	Qty B/O	Price	Amount
6001	1ST PAGE/PLAIN	1	1	0	0.85	0.85
	*NOTE (#211928-01, INWOOD FOREST COMMUNITY IMPROVEMENT ASSN, ALL!!!)					
6002	PLAIN COPIES	13	13	0	0.15	1.95

Subtotal	2.80
Sales Tax	0.00
Postage	0.00
Prepayment	0.00
TOTAL DUE	2.80

Please Remit A Copy Of This Invoice With Payment. Thank You.

PHYLLIS

I-N-V-O-I-C-E

15:20:00

SECRETARY OF STATE
CORP. SECTION
P.O. BOX 13697
AUSTIN, TX 78711-3697

Requestor: JOANNE FERGUSON

Ship To:

JOANNE FERGUSON
5603 BENT BOUGH LANE
HOUSTON, TX 77088

JOANNE FERGUSON
5603 BENT BOUGH LANE
HOUSTON, TX 77088

Invoice No: 93007404 Invoice Date: 03/16/93 FAX NO.: 713-651-8879

Sales Order	S.O. Date	Customer ID Code	Purchase Order No.	P.O. Date	Invoice Terms	Freight Terms	SHIP DATE
93007905	03/12/93	FJ011		/ /			03/17/93

* NOTE:

Item	Description	Qty Ord	Qty Shpd	Qty B/O	Price	Amount
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	*NOTE (#211928-01, INWOOD FOREST COMMUNITY IMPROVEMENT ASSN, ALL!!!)					
6002	PLAIN COPIES	13	13	0	0.15	1.95

Subtotal	2.80
Sales Tax	0.00
Postage	0.00
Prepayment	0.00
TOTAL DUE	2.80

Please Remit A Copy Of This Invoice With Payment. Thank You.

Deed of Trust

THE STATE OF TEXAS, }
County of Harris }

KNOW ALL MEN BY THESE PRESENTS: That INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION, a Texas non-profit corporation

being justly indebted to YORK DEVELOPMENT COMPANY, a Texas corporation, METALLIC BLDG. CO., a Texas corp. and J. G. WILKERSON, INC., a Texas corporation, whose address is 922 Holmes Rd., Houston, Texas in the principal sum of

THIRTY THOUSAND AND NO/100 Dollars (\$ 30,000.00), as evidenced by

that certain promissory note in the sum of THIRTY THOUSAND AND NO/100 (\$30,000.00) DOLLARS, with interest as set out therein, payable on or before December 31st of the fifth (5th) year following the annexation of INWOOD FOREST SUBDIVISION.

(hereinafter the word "indebtedness" when used herein refers to and means the above described note, or notes, and the indebtedness evidenced thereby, together with all other sums secured hereby), the payment of which indebtedness, according to its terms, tenor and effect, INWOOD FOREST COMMUNITY IMPROVEMENT ASSOCIATION

(hereinafter called "Grantors" whether one or more) desire to assure and secure to the owner and holder thereof.

IN CONSIDERATION THEREOF, and for the purposes and trusts hereinafter set forth and declared, and also in consideration of Five Dollars to us in hand paid, receipt whereof is hereby acknowledged, we, the undersigned grantors, have granted, sold and conveyed and by these presents do grant, sell and convey unto CARL STEPHENS Trustee, and also to the substitute trustee, as hereinafter provided for, all of the following described property situated in the County of HARRIS and State of Texas, to-wit:

2.416 acres of land, being all of unrestricted reserved "H" Inwood Forest, Section Four (4) according to the plat recorded in Volume 150, Page 40, Map Records of Harris County, Texas.

together with all improvements now on or hereafter placed on said property, as well as all betterments and additions thereto, and all and singular the rights, privileges, hereditaments and appurtenances thereto in anywise incident or appertaining, and also the rents, revenues, profits and income from said property; and the grantors do hereby bind themselves, their heirs, executors and administrators to warrant and forever defend all and singular the said premises unto the said Trustee, his or its successors and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof.

This conveyance, however, is intended as a deed of trust and is made upon the following trusts, terms and conditions, to-wit: In the event the grantors shall well and truly pay the said indebtedness, (including all principal and all interest and attorney's fees, if any, owing or to become owing thereon, according to the face, tenor, effect and reading of said notes) to the legal holder thereof, when the same shall become due, then this deed of trust and all herein contained to be null and void and shall be released at grantor's cost and expense.

But in case of default in the punctual payment of said indebtedness, either principal or interest, or any part thereof, when the same shall become due and payable, in whatever way the maturity thereof may be brought about, it shall thereupon, or at any time thereafter, the same remaining unpaid, be the duty of the Trustee, or his or its successor, as hereinafter provided, at the request of the legal holder of said indebtedness, or of the portion of said indebtedness in default (which request shall be presumed), to enforce this trust, and to sell as an entirety, or in parcels, by one sale or by several sales, held at one time or at different times, as the Trustee acting may elect (all rights to a marshalling of the assets of the grantors, including the property herein conveyed, or to a sale in inverse order of alienation, being for grantors, their heirs and assigns expressly and specifically hereby waived), the hereinbefore described property at the door of the County Court House in the County in which said premises, or any part thereof, are situated, each such sale to be made on the first Tuesday of some month between the hours of 10 o'clock a. m. and 4 o'clock p. m. to the highest bidder for cash at public auction, first giving notice of the time, place, and terms of sale by publicly advertising the same, by posting or causing to be posted, written or printed notices thereof at three public places in said county selected by the trustee acting, or by a person chosen by Trustee, one of which public places shall be at the door of the Court House of said County, for at least twenty-one (21) days successively next before the day of sale, and to make due conveyance to the purchaser or purchasers, with general warranty, and the title to such purchaser or purchasers, when so made by said Trustee, the grantors bind themselves, their heirs, executors and administrators to warrant and forever defend. No notice of such sale or sales other than that herein provided need be given to grantors or any other persons.

With the proceeds arising from such sale, or sales, the Trustee shall first pay all expenses of advertising, sale and conveyance, including a commission of 5% of the gross proceeds of such sale, or sales, to the Trustee acting, and shall next apply such proceeds toward the payment of the indebtedness secured hereby, principal, interest and attorneys' fees, if any, and the remaining balance, if any, shall be paid to Grantors, their heirs and assigns.

In case of the absence from the State of Trustee, or of his death, inability, refusal or failure to act, a successor and substitute may be named, constituted and appointed by the holder or holders of a majority in amount of said indebtedness, without other formality than an appointment and designation in writing; which appointment and designation shall be full evidence of the right and authority to make the same and of all facts therein recited; and this conveyance shall vest in the successor or substitute trustee, the title, powers and duties herein conferred on the trustee named, and the conveyance of the successor or substitute trustee to the purchaser shall be equally valid and effective; and such right to appoint a successor or substitute trustee shall exist as often and whenever, from any of said causes, the trustee, original or substitute, cannot or will not act. It is expressly provided that the recitals in the conveyance made to the purchaser, either by the trustee or any substitute trustee, shall be full proof and evidence of the matters therein stated, and no other proof shall be requisite of the request by the holder of said indebtedness on the trustee to enforce this trust, or of the advertisement or sale, or any particulars thereof, or of the inability, refusal or failure of the trustee or substitute trustee to act, or of the resignation of the trustee, or the appointment of a substitute trustee, as herein provided, either as to the legality of his appointment or otherwise, or of the contingencies which brought about the failure or inability of the trustee to act, and all prerequisites of said sale shall be presumed to have been performed; and the sale made under the powers herein granted shall be a perpetual bar against the grantors, their heirs and assigns. The right of sale hereunder shall not be exhausted by one or any sale, but so long as any of said indebtedness remains unpaid, the Trustee or substitute Trustee may make other and successive sales until all of the property subject to this Deed of Trust be legally sold.

For better securing the payment of said indebtedness, Grantors hereby agree and bind themselves to pay the said indebtedness and every installment of principal and interest thereof, promptly as the same becomes due or payable, and to pay all taxes and assessments of every kind or character charged, levied or assessed against said property or any part thereof, before any such taxes or assessments shall become delinquent, and to insure and keep insured the improvements upon said premises against loss by fire and explosion and windstorm, for the benefit of the holder of said indebtedness for at least the

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or so much thereof as can be procured, in some insurance company or companies to be approved by the holder of said indebtedness, and to deliver the policies of insurance therefor, together with all renewals thereof, promptly as issued, to the holder of said indebtedness, together with evidence of the payment of all premiums therefor, by whom such policies shall be kept, and to keep and maintain all improvements upon said property in a state of good repair and condition and not to tear down or remove or permit to be torn down or removed any of the improvements now upon said premises or hereafter placed thereon, without the written consent of the holder of said indebtedness, and if Grantors shall fail to comply with any of the agreements or undertakings herein contained, or should the said Grantors, or either of them, become insolvent or bankrupt or a receiver of their property be appointed, or should it be discovered after the execution and delivery of this instrument that there is a defect in the title of, or that there is a lien or encumbrance of any nature whatsoever on said property or any part thereof, equal or superior in rank to the lien of this instrument, or in case of an error or defect in this instrument or the execution or acknowledgment thereof, or if a homestead claim is set up to said property, or any part thereof, adverse to this trust and Grantors shall fail for thirty (30) days after demand of the holder of said indebtedness, or any part thereof, to correct such defects in such title, or perfect the same, or remove said lien or encumbrance or homestead claim, or to correct such error or defect in this instrument or its execution, then upon any such default, failure or contingency, the legal holder of said indebtedness, or any part thereof, shall have the option and right, without either notice or demand, to declare all of said indebtedness then remaining unpaid to be immediately due and payable and may immediately, or at any time thereafter, without either notice or demand, foreclose this Deed of Trust under the power of sale herein contained, or by suit or in any other legal way or manner, all as the holder of said indebtedness or any part thereof may elect or determine.

It is further agreed that in case Grantors shall fail or refuse to pay any such taxes or assessments before the same become delinquent, or fail to take out or procure or maintain such insurance as herein provided, then in any such case or event, the holder of said indebtedness or any part thereof, without being under any obligation or duty so to do, may pay any such taxes or assessments without being required to examine into the legality of same, or take out or procure such insurance, and all amounts so paid therefor shall be payable upon demand, and shall become a part of the indebtedness hereby secured, and shall bear interest from the date such payments were made until the payment thereof at the rate of ten (10%) per cent per annum, and shall be and stand secured by this Deed of Trust, and the amount so paid for any such taxes or insurance, as well as the time of payment thereof, shall be held fully established by the affidavit or certificate of the Trustee or the holder of said indebtedness or any part thereof; it being expressly understood that the payment of any such taxes or assessments or the procuring and maintenance of any such insurance by the holder of said indebtedness, or any part thereof, shall not prevent the holder of said indebtedness, or any part thereof, from declaring the same to be due and payable under the provisions hereof, by reason of such default, if he, she or they shall elect so to do.

It is expressly agreed that if said indebtedness is not paid at maturity, in whatever way its maturity may be brought about, it shall be lawful for the Trustee or the holder of said indebtedness, or any part thereof, to enter into and upon the property herein conveyed and to receive and collect all rents or other income therefrom, and apply so much thereof as he or they may collect, prior to the date such premises are sold under foreclosure, less the reasonable cost of collecting same, as a credit upon the indebtedness secured hereby, provided, however, neither said Trustee or the holder of said indebtedness shall be required to collect any such rents or income or be liable or chargeable for failure so to do.

It is further agreed that no other security, now existing, or hereafter taken, to secure the payment of said indebtedness, shall be impaired or affected in any manner by the execution of this instrument; and no security subsequently taken by any holder of said indebtedness, shall impair or affect in any manner the security given by this instrument; and all security for the payment of said indebtedness shall be taken, considered and held as cumulative, and the taking of additional security shall at no time release or impair any security by endorsement or otherwise previously given for the payment of said indebtedness.

It is further agreed that any part of the security herein described, may be released without in anywise altering, varying or diminishing the force, effect, or lien of this instrument, or of the renewal or extension of it, and that this instrument shall continue as a first lien on said lands and premises not expressly released, until all sums, with interest and charges hereby secured are fully paid.

Grantors covenant that so long as any of the indebtedness secured hereby remains unpaid, they will not erect or contract for the erection of any improvements on the above described property, unless and until the consent of the holder of said indebtedness in writing is first had and obtained, and failure on part of grantors to keep and observe this covenant shall give the holder of said indebtedness, or any part thereof, the right to declare such indebtedness immediately due and payable and to foreclose the lien of this deed of trust in the manner herein provided, without notice to grantors or any other person.

It is further agreed that if the improvements on said premises shall be wholly or partially destroyed by fire, explosion or windstorm, the holder of said indebtedness, or any part thereof, shall have the right to collect, receive and receipt, in the name of grantors or otherwise, for any and all moneys that may become payable and collectible upon any of such policies of insurance by reason of damage to or destruction of said improvements, or any of them, and apply the same or so much thereof as is necessary, less the reasonable expense in collecting same, as a credit on said indebtedness, notwithstanding said indebtedness may not be due. The holder of said indebtedness or any part thereof, at his option, may use the proceeds of such insurance towards the rebuilding and restoration of the improvements destroyed or damaged.

In the event any item, terms or provisions contained in this deed of trust are in conflict, or may hereafter be held to be in conflict, with the laws of Texas, this instrument shall be affected only as to its application to such item, terms or provisions, and shall in all other respects remain in full force and effect. It is agreed that in no event and upon no contingency shall the maker or makers of the note or notes secured hereby, or any party liable thereon or therefor, be required to pay interest in excess of 10% per annum. The payment of any bonus, if any, which may be agreed upon for any voluntary anticipation by grantors of said indebtedness prior to maturity, shall not be considered as payment of interest.

STATE OF TEXAS,
County of HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared PAUL MEETING, president of Inwood Forest Community Improvement Association, a Texas corporation known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN under my hand and seal of office, this day of A. D. 1973

Notary Public in and for County, Texas.

STATE OF TEXAS,
County of

BEFORE ME,

in and for said County and State, on this day personally appeared known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same as the act and deed of of Texas, and as the thereof and for the purposes and consideration therein expressed.

Given under my hand and seal of office, this day of 19

Notary Public in and for County, Texas.

STATE OF TEXAS,
County of

BEFORE ME, the undersigned authority, on this day personally appeared

who, being by me duly sworn, depose and say:

- 1. That the identical person who executed the foregoing deed of trust.
- 2. That no part of the property described in said deed of trust is either residence or business homestead; that not reside on said property or any part thereof; that he no intention of making it residence or business homestead in the future; and that he a residence and business homestead which reside upon and occupy as such, to-wit:
- 3. That this affidavit is made by knowing that it is in reliance upon the truth of the statements contained in it that the loan secured by the foregoing deed of trust is made and that but for such affidavit and statement by such loan would not be made.

Sworn to and subscribed before me, the undersigned authority, on this the day of A. D. 19

Notary Public in and for County, Texas.

E-1231

DEED OF TRUST

to

Trustee
For the use and benefit of

It is agreed that if the premises covered hereby, or any part thereof, shall be condemned and taken for public use under the power of eminent domain, the holder of the indebtedness secured hereby, shall have the right to demand that all damages awarded for the taking of or injury to said premises shall be paid to such holder of said indebtedness to the amount then unpaid on such indebtedness.

Grantors hereby expressly waive and renounce the benefit of all laws now existing or that may hereafter be enacted providing for any appraisalment before sale of any of the premises hereby granted, commonly known as Appraisalment laws, and also the benefit of all laws that may be hereafter enacted in any way extending the time for the enforcement of the collection of the debt hereby secured or creating or extending a period of redemption from any sale made in collecting said debt, commonly known as Stay laws and Redemption laws, and the grantors hereby agree and contract that the laws of the State of Texas, save as above excepted, now in force relative to the collection of the debt hereby secured and the application to the payment thereof are expressly adopted and made a part hereof.

The grantors specifically agree that after any sale under this Deed of Trust they, or their heirs or assigns, shall be mere tenants at sufferance of the purchaser of said property at the Trustee's sale, and that the purchaser shall be entitled to immediate possession thereof, and that if the Grantors fail to vacate the premises immediately, the purchaser may, and he shall have the right to go into any justice court in the precinct or county in which the property is located and file an action in forcible detainer, which action shall lie against the Grantors or their heirs or assigns, as tenants at sufferance. This remedy is cumulative of any and all remedies the purchaser may have hereunder or otherwise.

The grantors represent and covenant that the property hereby conveyed to said trustee forms no part of any property owned, used or claimed by them as a residence or business homestead, or as exempt from forced sale under the laws of the State of Texas, and disclaim and renounce all and every such claim thereto.

When this deed of trust is executed by only one person it shall be construed as though "grantors" were written "grantor" and pronouns and verbs in their number were changed to correspond and when executed by a corporation the word "grantors" shall be construed as "grantor" and "heirs, executors, administrators and assigns" shall be construed as "successors, assigns and legal representatives", and the use of any gender shall be applicable to all genders.

It is further agreed that if said indebtedness is not paid at maturity, in whatever manner its maturity may be brought about, it shall be lawful for the holder of said indebtedness, or any authorized agent of the holder, to enter upon the premises herein conveyed and to take possession of same and to receive, collect and receipt for all rents, revenues, proceeds or other income therefrom, and apply so much thereof as may be collected prior to the date the property is sold under foreclosure, less the reasonable cost of collecting the same, as a credit on the indebtedness secured hereby.

INWOOD FOREST COMMUNITY IMPROVEMENT ASSOC.

BY: _____ President

ATTEST:

Secretary

