DEED RESTRICTIONS

SHERWOOD FOREST

 9^{TH} . FILINGS, LOTS 893 TO 990

ARCHITECTURAL CONTROL COMMITTEE

HOLT HARRISON

GEORGE R. SHARP

THOMAS R. WALKER

STATE OF LOUISIANA

PARISH OF EAST BATON ROUGE

BEFORE ME, the undersigned authority, duly commissioned and qualified in and for the Parish of East Raton Rouge, State of Louisiana, and in the presence of the undersigned competent witnesses, personally came and appeared Harrison and Parnell, Inc., a Louisiana corporation Jomiciled in East Baton Fouge Parish. Louisiana, represented herein by its Vice-President, Elmira Ann II. Parnell, being duly authorized to appear and act by virtue of a resolution of the Board of Directors of said corporation on file and of record in the office of the Clerk and Recorder for East Baton Rouge Parish, Louisiana, and East Glenhaven, Inc., a Louisiana corporation domiciled in East Baton Rouge Parish, Louisiana, represented herein by its Vice-President, George R. Sharp, being duly authorized to appear and act by virtue of a resolution of the Board of Directors of said corporation on file and of record in the office of the Clerk and Recorder for East Baton Pouge Parish, Louisiana, who after being duly sworn, did declare that Harrison and Parmell, Inc. and East Glenhaven, Inc., are the owners of ninety-eight (98) lots or parcels of ground, bearing numbers eight hundred ninety-three (893) through nine hundred ninety (990), inclusive, and being designated on the final plat of Sherwood Forest Subdivision 9th Filing, and being the subdivision of a part of the William Benton Harelson Tract and part of the Harrison and Parnell Tract located in Section 75, Township 7 South, Range 2 East, Greensburg Land District of Louisiana, Parish of East Baton Rouge, Louisiana, said subdivision having been laid out by Edward E. Evans, C. E., and said plat dated Baton Rouge, Louisiana MAY 8 1967 a copy of which is attached hereto and made a part hereof, and which said plat is paraphed "Ne Varietur" by me, said Notary, for identification terewith.

Appearers further declared that it has established and does hereby establish certain building restrictions and conditions for the benefit of said property to to binding upon and enforceable by the present or future owners of said lots, it being the intention of appearers to establish these restrictions as servitudes and convenants running with the land and applicable to each of the above described and numbered lots, said restrictions being set out as follows, to-wit:

1. Except as hereinafter provided, all of the lots contained in this subdivision are hereby designated as residential lots, and no building shall be erected, altered, placed or permitted to remain on any lot other than one (1) detached single family dwelling not to exceed two and one half stories in height and a private garage or carport for not more than three (3) cars.

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- 22. No building shall be crected, placed, or altered on any lot until the construction plans and specifications and a plan showing the location of the structure have been approved by the Arthitectual Control Committee as to quality of workmanship and materials, harmony of external design with existing structures, and as to location with respect to topogramny and finish grade elevation. No fence or wall shall be erected, placed or altered on any lot nearer to any street than the minimum building setback line unless approved.
- 3. The minimum requirements for residential structures are set out as follows: (a) For single-story residences 1800 square feet of heated living area. The minimum requirements for the horizontal roof area shall be 2250 square feet.
 - (b) For two-story or 1 1/2 story residences 2100 square feet total of heated living area with a minimum of 1200 square feet of heated living area on the ground floor. The minimum roof area shall be 1600 square feet.

The above set out living areas are exclusive of open porches and carnorts or garages. The above set out roof areas are inclusive of porch, carports and/or garage roofs.

No carport or garage shall be erected unless said carport or garage is constructed large enough to contain a minimum of two (2) automobiles.

- 4. No building shall be located on any lot nearer to the front lot line than thirty (30) feet, nor nearer to the side property line than eight (8) feet. Garages and carports may be attached to main dwelling but must not be nearer to the side property line than five (5) feet. For the nurmoses of this covenant, eaves, steps and open porches shall not be considered as part of the building. A maximum building set-back line of fifty (50) feet is hereby authorized. Detached garages and/or accessory buildings shall not be erected closer than five (5) feet to any side line or closer than ten (10) feet to rear lot line.
- 5. Ecsements for installation and maintenance of utilities, drainage facilities, and sidwalks are reserved as shown on the recorded plat.
- 6. No commercial business or noxious or offensive trade or activity shall be conducted on any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood; this shall not be interpreted to restrict a builder from erecting temporary warehouses and/or offices on any lots for the construction of houses on the same lots.
- 7. No sign of any kind shall be displayed to the nublic view on any lot, except one sign of no more than five (5) square feet advertising this property for sale or rent or customary signs used by a builder or real estate broker to advertise the property during the construction and sales period. However, the limitation shall not apply to the developer of the subdivision.
- 8. No oil drilling oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for the use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.
- 19. No house trailers, commercial vanicles, tanden talles, business or trucks shall be kent, stored, repaired or maintained on any lot, servitude or right-of-way in any manner which would detract from the appearance of the subdivision. No structure of a temporary character, trailer, basement, tent, shack, barn or other out-building shall be allowed on any lot for a prolonged period of time so as to distract from the appearance of the subdivision.
- 10. No building materials and no building equipment of any kind may be placed or stored on any lot except in the actual course of construction of a residence or other building thereon. No vacant let shall be used for

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gardening or farming purposes, except that flowers and shrubbery may be grown for non-commercial purposes.

- 11. These covenants are to rum with the land and shall be linding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive period of ten (10) years, unless an instrument signed by a majority of the then owners of the lots will have been recorded, agreeing to change said covenants in whole or in part.
- 12. Invalidation of any of these covenants by judgment or court order shall in no way affect any of the other provisions hereof and the latter shall remain in full force and effect.
- 13. No livestock, animals or noultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kent, provided they are not kept, bred or maintained for any commercial purposes.
- 1. No building or structure shall be constructed using imitation brick, imitation stone or asbestos on the exteriors. Residences shall be constructed with exteriors predominantly of masonry or masonry veneer. Residences proposed to be constructed with exteriors of material other than the above are subject to disapproval by the Architectural Control Committee when such use of materials in their opinion is not reasonably harmonious with the surrounding structures.
- 15. An Architectual Control Committee composed of Holt B. Harrison, George R. Sharp and Thomas R. Walker is hereby authorized and appointed, A majority of the Committee may designate a representative to act for it. In the event of death or resignation of any member of the Committee, the remaining members shall have full authority to designate a successor. Neither the members or the Committee, nor its designated representative shall be entitled to any compensation for services performed to this coverant. At any time, the then record owners of the majority of the lots shall have the power through a duly recorded written instrument to change the member ship of the committee or to withdraw from the committee or restore to it any of its powers and duties.
- 16. The Committee's approval or disapproval as requirement of these covenants shall be in writing. In the event the Committee or its designated representative, fails to approve or disapprove within 50 days after plans and specifications have been submitted to it, or in any event, if no suit to enjoin the construction have been commenced prior to the completion thereof, approval will not be required and the related covenant shall be deemed to have been fully complied with.
- 17. Only underground electric service, constructed and maintained in accordance with Standard Service Practices of the utility company, will be available for the lots in Sherwood Forest 9th Filing, and no move surface electric service wires will be installed outside of any structure. All purchasers of lots understand and agree that underground electric service lines will extend through and under said lots in order to serve the residences thereon and said underground lines shall be subject to ingress and egress by Gulf States Utilities Company, and said lot owners hall ascertain the location of said lines and keep the area over the route of line free and clear of structures, trees or other obstructions. The utility servitude area dedicated and shown on the recorded map of said Shewood Forest 9th Filing may be cleared and keep the located map of said Shewood Forest 9th Filing may be cleared and keep clear by any utility of arc trees, bushes and other growth, including any overhanging branches of trees, or protrusions of structures located on adjacent property.
- 18. These covenants prohibit the resubdivision of lots from any dimensions other than these shown on the official recorded plat, however, this does not prohibit the use of more than one (1) lot for one (1) reidence.
- 19. No garage apartment are to be erected or to be used as a residence, except as a residence for domestice servants to the occupants of the main residential premises.
- 20. No fence shall be erected on said lot beyond the front building %t-back line of that lot, nor nearer any street than forty (40) feet.

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THUS DONE AND SIGNED in my office in Baton Rouge, Louisiana, in the presence of the undersigned competent witnesses, this property day of the presence of the undersigned competent witnesses, this property day of the presence of the undersigned competent witnesses, this property day of the undersigned competent witnesses, the undersigned competency of the un WITNESSES: HARRISON AND PARMELL, INC. Santhy Fillet Jane R. Dijon EAST GLENPAVEN, INC. FILED FOR RECORD 496 May 15 4 20 PH 157 RECORDED PSHE B. R.
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