## WEST GATE PLACE THREE

#### RESTRICTIONS

Volume 4, Page 218, revised at Volume 4, Page 245 Plat Records of Kerr County, Texas; Volume 246, Page 25 and Volume 305, Page 299, Deed Records of Kerr County, Texas, BUT OMITTING ANY COVENANT OR RESTRICTION BASED ON RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN unless and only to the extent that said covenant (a) is exempt under Chapter 42, Section 3607 of the United States Code or (b) relates to handicap but does not discriminate against handicapped persons.

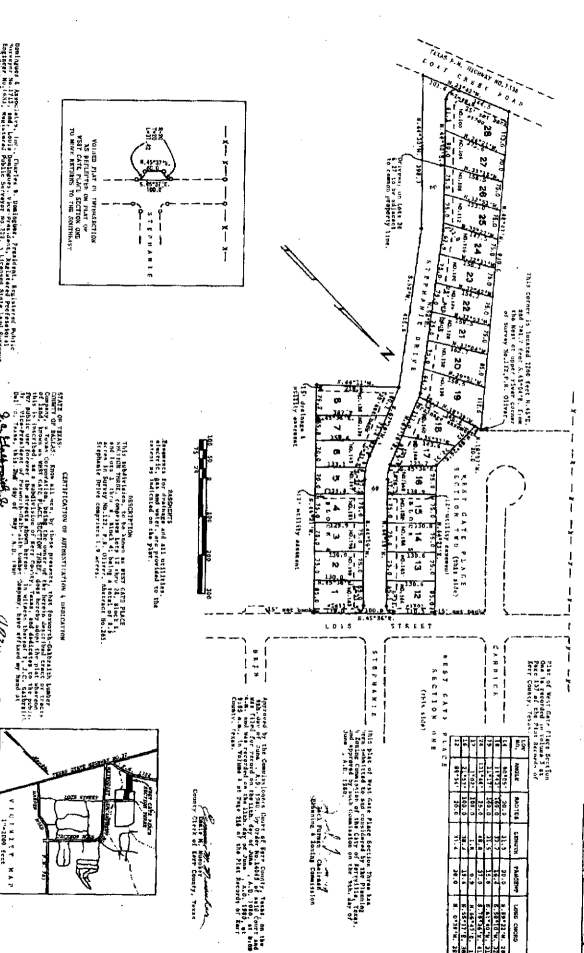
## OTHER EXCEPTIONS

- Easement to the Kerrville Telephone Company and L.C.R.A., dated June 7, 1973, recorded in Volume 7, Page 634, Easement Records of Kerr County, Texas. (Lot 12, Blk. 5 only)
- Easements as per the plat recorded in Volume 4, Page 218, Plat Records of Kerr County, Texas. (Lots 1-8, Block 4 and Lots 12-17, Block 5 ONLY)
- Building Set Back Lines as per the plat recorded in Volume 4, Page 218, Plat Records of Kerr County, Texas, and as per the plat recorded in Volume 4, Page 245, Plat Records of Kerr County, Texas.
- Building Set Back Lines as per the plat recorded in Volume 4, Page 245, Plat Records of Kerr County, Texas. (Lots 18-31, Block 5 ONLY)
- Building Set Back Lines as per the Restrictions recorded in Volume 246, Page 25, Deed Records of Kerr County, Texas.
- Any visible and/or apparent roadways or easements over or across the subject property.
- Rights of Parties in Possession. (AS PER OWNER POLICY ONLY)

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Court Designer

Vice President

Vice President

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Residente istiffnone (511) 107-7074

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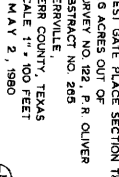
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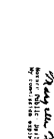
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Trial area Land

J.C. Gebbraich Jr. - V Prinident Formorth-Calbraith Lamber Surpany

SCALE 1" - 100 FEET KERR COUNTY, TEXAS KERRVILLE, ABSTRACT NO. 265 SURVEY NO. 122 P. R. OLIVER 8,6 ACRES OUT OF WEST GATE PLACE SECTION THREE





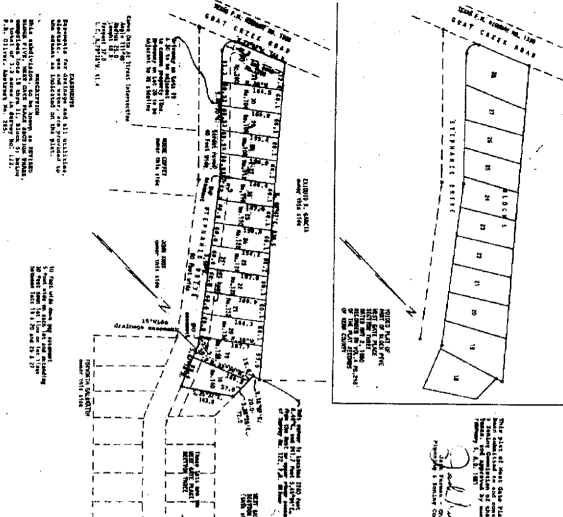












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THE STATE OF TRIANG. Before me, the undersigned authority in and for the County, the tarte of faces, on this day personally appeared J.C. Opherical L.C. Opherical County, there of faces, on this day personally appeared J.C. Opherical County, the tarte of faces, and the late of the County of the County of the Late of the County of the Co

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FINAL PLAT OF
REVISED BLOCK FIVE
WEST GATE PLACE SECTION TH
3 ACRES OUT OF
SURVEY NO. 122 P. R. OLIVER
ABSTRACT NO. 268
KERRVILLE
KERR COUNTY TEXAS
SCALE 1" + 100 FEET
JANJARY 30, 1981

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WEST GATE PLACE SECTION THREE

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RESTRICTIONS

THE STATE OF TEXAS
COUNTY OF KERR

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, FOXWORTH-GALBRAITH LUNGER COMPANY, a Delaware Corporation, hereinafter referred to and identified as "Owner", is the owner of tracts of land situated in Kerr County, Texas, said tracts of land comprising all of the land which has been subdivided as WEST GATE PLACE SECTION THREE, a plat of said subdivision having been filed for record in Volume 4, Page 218, of the Plat Records of Kerr County, Texas, and a replat of Lots 18 through 28 in Block 5 of said subdivision having been filed in Volume 4, Page 245 of the Plat Records of Kerr County; and

WHEREAS, it is deemed to be to the best interests of the above described Owner and of the persons who may purchase lots described in and covered by the above mentioned plat that there be established and maintained a uniform plan for the improvement and development of the lots covered as a highly restricted and modern subdivision.

NOW, THEREFORE, Owner does hereby adopt the following covenants and restrictions, which shall be taken and deemed as covenants to run with the land and shall be binding on Owner and all persons acquiring title under it until January 1, 2011, at which time said covenants, conditions and restrictions shall be automatically extended for successive periods of ten (10) years unless and until by duly recorded instrument signed by a majority of the property owners in said addition it is agreed to change said covenants, conditions and restrictions in whole or in part.

If Owner, or any of its respective successors or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons owning any of the real property situated in the above referred to subdivision to prosecute any proceedings at law or in equity against any person or persons violating or attempting to violate any such covenant and either to prevent him or them from so doing or to recover damages or other dues for such violation.

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Invalidation of any one of these covenants by judgment or court order shall in nowise affect any of the other provisions hereof, which shall remain in full force and effect.

Such restrictions, reservations, covenants and essements are as follows, to wit:

- 1. Land Use: Except as herein noted, no lot shall be used for anything other than single family residential purposes. The term "residential purposes", as used herein shall be held and construed to exclude hospitals, clinics, duplex houses, spartment houses, boarding houses, hotels and to exclude commercial and professional uses whether from homes, residences, or otherwise, and all such uses of said property are hereby expressly prohibited. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single family dwelling not to exceed two stories in height and a private garage for not more than three (3) care.
- 2. Signs: No sign of any kind shall be displayed, erected, or maintained on any residential lot except one sign of not more than five (5) square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sale, or signs used by Foxworth-Galbraith Lumber Company in connection with the development of WEST GATE PLACE SECTION THREE,
- 3. Animals: No animals, livestock, or poultry of any kind shall be bred, raised, or kept on any lot, except that dogs, cats, or other household pets may be kept provided that they are not kept, bred, or maintained for any commercial or food producing purpose.
- 4. Legal and Noxious Use: No premises or any part thereof shall be used for illegal or immoral purposes. Nothing shall be done upon any premises that may be or become obnoxious to the occupants or owners of any other premises by reason of smoke, odor, noise, fumes, vapors, glare, radiation, vibration, or unsight-liness.
- 5. Other Buildings: No house trailer, truck body, basement, tent, shack, garage, barn, or other out building shall at any time be used as a residence, nor shall any residence of any temporary character be permitted.
- 6. Temporary Buildings: No temporary building shall be sected or maintained on any lot except during actual construction of a dwelling being erected thereon, and then such temporary building must be on the lot on which construction is in progress

and not on adjoining lots, streets, or easements; and at completion of construction, the temporary building must be removed immediately. No such temporary building shall be used for residential purposes during construction. All buildings constructed upon residential lots shall be completed within a reasonable time.

- 7. Garages and Servent's Quarters: No garage apartments or detached garages shall be permitted. Living quarters on a residential lot for other than the family occupying the principal residence may be used only for bona fide servants, and such living quarters shall be within or attached to the main residence.
- 8. Septic Tanks and Water Supply: No outside toilets or septic tanks will be permitted, and no private water wells or water supply will be permitted.
- 9. Approval by Architectural Control Committee: No improvements of any character shall be erected, or the erection thereof begun, or changes made in the exterior design thereof after the original construction on any lot, until construction plans and specifications and plans showing the location of the structure have been submitted to and approved in writing by the Architectural Control Committee as hereinafter constituted. Such approval shall include exterior design, type and quality of materials to be used, colors to be applied to the exterior of the structure, and location with respect to topography and finished grade elevation. Pre-Fab and Sectional Housing Construction shall be prohibited in this addition. Metal storage bidgs, are prohibited, lo. Lot Size: No dwelling shall be erected or placed on any ground area less than one complete less.
- than one complete lot.
- 11. Old Buildings and Used Materials: No structure shall be moved onto any residential lot and no used lumber shall be used in connection with the construction of a dwelling on any lot.
- 12. Rentals: Renting to roomers or to a second family occupying the premises is prohibited.
- 13. Direction of Dwelling and Set Backs: All improvements shall be constructed on the lot so as to front upon the street which such lot faces and no improvement including any building or part thereof, saves, cornices, or overhangs shall extend beyond the minimum building set back line at the front of the lot. The Architectural Control Committee shall reserve the right to designate the direction in which improvements on any corner lots shall face, and

such decisions shall be made bearing in mind the best general appearance of that immediate section. Dwellings on corner lots shall have a presentable frontage on all streets to which that particular lot is adjacent.

- 14. Antenna: No television or radio antenna shall be erected or maintained at the front of any dwelling. No radio, serial wires nor guy wires for antenna shall be maintained on any portion of a lot forward of the front building line of said lot.
- 15. Front Yards: The area of the lot at the front of a dwelling shall be maintained so as to be an aesthetic asset to the dwelling. This area, known as the front yard extends the full width of the lot between the dwelling and the street. The front yard shall not be used for vegetable gardening, nursery, or any purpose other than as a maintained grass lawn with shubbery, ornamental trees and flowers as normally constitute the base planning and landscaping of a dwelling. Within the front yard shall not be regularly kept, stored, or parked any vehicle other than the private passenger automobiles owned and used by an occupant of the dwelling upon the lot, which vehicles shall not be parked, kept or stored except upon the surfaced driveway that serves the garage.
- 16. Maintenance of Lots: No owner of any lot, either vacant or improved shall be permitted to let such lot go unmaintained, and no weeds or grass shall be permitted upon any lot in excess of twelve (12) inches in height.
- 17. Obstructions: No fence, wall hedge, or shrub planting which obstructs sight lines at elevations between two (2) and eight (8) feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and the line connecting them at points twenty-five (25) feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines extended. The same sight angle limitations shall apply to any lot within ten (10) feet from the intersection of a street right of way line with the edge of a driveway or alley pavement. No trees shall be permitted to remain within such sight distance of such intersections unless the foliage line is maintained at a height of not less than eight (8) feet above the roadway. No fences shall be erected on corner lots beyond building line.

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18. Easements: The use of easements as shown on the recorded plat is granted to the public and to the utility companies as set forth on said plat for the purposes of drainage, sanitary and storm sewer lines, the location of gas, water, electrical and telephone lines and conduits, and the maintenance thereof. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of flow of drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

19. Other Improvements: No walls or hedges shall be constructed between the building set back line exceeding six and one-half (6-1/2) feet in height along any side lot line. No outbuilding shall exceed in height the building to which it is appurtenant. Every outbuilding except a greenhouse shall correspond in

20. Storage of Materials: Storage of any type or kind of material or products is prohibited upon all lots except that building material may be placed or stored upon a lot when the builder is ready to commence improvements and then such materials shall be placed within the property lines of the lot upon which improvements are to be eracted, and shall not be placed in the street or between the pavement or property line. No stumps, trees, underbrush, or any refuse of any kind, or scrap metal from the improvements being erected on any lot shall be placed on any adjoining lots, streets, or easements. All such material, if not disposed of immediately, must remain on the property upon which construction work is in progress, and at the completion of such improvements, such material must be immediately removed from the property.

style and architecture to the dwelling to which it is appurtenant.

21. <u>Mining</u>: No quarrying or mining operations or mineral extractions of any kind shall be permitted upon or in any lot, nor shall any type of wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derricks or other structure designed for drilling shall be erected, maintained, or permitted upon any lots.

- 22. Garbage Cang: No garbage cans or refuse containers shall be placed or permitted to remain at the front of a dwelling either within the street or upon the lot except upon those days scheduled for gerbage and refuse collection by a public agency or a privately contracted collector. Subsurface garbage containers shall be permitted if approved by the Architectural Control Committe.
- 23. <u>Dumping</u>: No lot shall be used or maintained as a dumping ground for rubbish Tresh, garbage or other waste shall not be kept except in sanitary containers.

  All incinerators or other equipment for the storage or disposal of such materials shall be kept in a clean and sanitary condition.
- 24. <u>Drivewaye:</u> Every dwelling on Lots 1 thru 8, Block 4, and Lots 12 thru 17, Block 5, shall have a (2) cer garage, and driveways surfaced with concrete; every dwelling on lots 18 thru 31, Block 5, shall have a (1) car garage, and e driveway surfaced with concrete. Any other surface material must be approved by the Architectural Committee.
- 25. House Foundations: House foundations must be so constructed that there is no visible opening (other than the necessary vents) between the floor of the house and the ground.
- 26. Building Set Back Lines: No dwelling or outbuilding on a residential lot shall be closer to the front line than twenty-five (25) feet or the building line shown upon the plat of said subdivision, whichever may be the greater. On interior lots no dwelling or outbuilding shall be closer than six (6) feet to a side lot line. On Corner lots no dwelling or outbuilding shall be closer than fifteen (15) feet or the building line shown upon the plat of said subdivision whichever may be the greater, to the street forming the side lot line of the lot. No dwelling shall be closer than twenty (20) feet to the rear lot line, except where a wariance, because of the shape of the lot, may be granted by the Architectural Control Committee. The right shall be reserved by the Architectural Control Committee to increase the set back restrictions in the case of unusual or irregular shaped lots where some shall seem to be required for the best appearance of the immediate section.
- 27. Exterior Material: All dwellings in this section must have not less than fifty (50) per cent of the area of their exterior walls covered with brick, mesonry (mesonry is not to be construed as including unpainted concrete blocks or common clay tiles), or similar material, except where the use of wood or glass will produce an equal or better appearance, wich variation shall be at

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the discretion of the Architectural Control Committee. No asbestos shingle siding shall be permitted as an exterior siding on any dwelling. Roofs shall be of cedar shingles, Red Cedar Shakes, or Asphelt shingles.

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28. Dwelling Size: The ground floor of every dwelling on late 1 thru 8, Black 4, and lots 12 thru 17, Block 5, shall not be less than (1200) square feet,

The ground floor of every dwelling on lots 18 thru 31, Block 5, shall not be less than (1000) square feet.

29. Architectural Control Committee: The Architectural Control Committee is composed of Welter L. Forworth, J. C. Galbreith III, Jack Pancake and Kenneth Humphreys. A majority of the Architectural Control Committee may designate o respresentative to act for it in all matters arising under these restrictions. In the event of the death or resignation of any member of the Architectural Control Committee, the remaining member or members shell have full right and authority to fill the vacancy or vacancies on the coumittee. All such appointments and designations of persons as successors to the Architectural Control Committee or as a respresentative of the committee shall be made in writing and filed for recording in the office of the County Clerk of Kerr County, Texas. The Architectural Control Committee's approval or disapproval as required in these convenents shall be in writing. In the event that the committee or its representative shall have failed to approve or disapprove any design or location within thirty (30) days after plans and specifications have been submitted to it, or in any event, if no suit to enjoin the erection of such building or the making of such building or the making of such building or the making of such siterations shall have been commenced prior to completion thereof, such approvel shall not be required and these requirements shall be deemed to have been fully complied with. Neither the members of the Architectural Control Committee nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant. At any time efter January 1, 1990, the then record owner of o majority of the lots shall have the power through a duly recorded written instrument to change the membership of the committee or to withdraw from the committee or restore to it any of its power and duties,

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IN WITNESS WHEREOF, the said Corporation has caused these presents to be signed by its duly authorized officers and to be sealed with the Seal of the Corporation, at Dallas, Texas, this l0th day of March, A. D. 1981.

FOXWORTH-GALBRAITH LUMBER COMPANY

Walter L. Foxworth Vice-President

ATTEST ....

B. Możrówi

THE STATE OF TEXAS

COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day personally appeared Walter L. Foxworth, Vice-President of Foxworth-Galbraith Lumber Company, a Corporation, he acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein set forth and as the act and deed of said corporation.

GIVEN under my hand and seal of office, this 10th day of March, 1981.

Marzelle White, Notary Public in and for Dallas County, Tex.

Carly co ONING

Re # 811438

VOLI 246 PAGE 33

Deputy

Restrictions

West Date Place Section there to The Public

FILED FOR RECORD at 10:50 o'clock A. M

MAR 2 0 1981

Clerk County County, Texas

By Conty County Deputy

Deputy

Return: KEN Humpherys, 1660 Junction Hwy Kerrville, 77, 78028

Filed for record March 20, 1981 at 10:500 clock A.M. EMBIE M. NUENKER, Clerk By Retty Flesh

# WHIT CHES PLACE ADDITION, MINN COUNTY, TEXAS PRESIDENTICS OF ARCHITECTURAL CONSIST, CONSTITUTE

The undersigned individuals, Walter L. Possorth, J. C. Galbraith, III, Herman Smith and Mannath Humphreys, being all the present members of Architectural Control Committees established under the following restrictions for Hest Gate Place, an addition in Neur County, Texas, by Fossorth-Galbraith Lumber Company, the original commer and developer of said addition:

West Cate Place, Section One	Restrictions dated June 20th, 1973
	Recorded Vol. 1 Page 117
	Deed Records, Kerr County, Texas
West Gate Place, Section Two	Restrictions dated September 12, 1978
	Recorded Vol. 4 Page134
	Deed Records, Kerr County, Texas
Most Gate Place, Section Three	Restrictions dated March 10, 1981
	Recorded Vol.
	Deed Records, Kerr County, Texas;
	• • • • • • • • • • • • • • • • • • •

acknowledging that the need for an Architectural Control Committee has been fulfulled since these additions are fully built and developed, and that the continued existence of an Architectural Control Committee is no longer required, hereby resign from said Architectural Control Committees effective this date.

And the said Fossorth-Galbraith Lumber Company, a Delaware Corporation, the original owner and developer of the tracts of lar apparately subdivided as Nest Gate Place-Section Through Mest Ga

WITNESS CUR HANDS at Merryi' , Texas, this 19th day of October A. D., 1984.

Maltar I. Proposith

Spines C. Galbrack, 111

Herman Brith

POWOORIN-GALBRAINH LUMBER COMPANY A Delaware Corporation

f. C. Carlosalth, Jr., Frankling

State of Texas |

County of Dallas

Can property, and James C. Calbraith III, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 15 day of October, A.D., 1984.

Motary Modic, State of Texas.

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STATE OF TEXAS

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COUNTY OF KERR

REFORE ME, the undersigned authority on this day personally appeared Herman Smith and Kenneth Hamphreys, known to me to be the persons whose names are subscribed to the foregoing instrument, and admowledged to me that they executed same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF CEPTICE, this 15 day of Cotcher A.D., 1984.

The same

GARAU & WILL

COUNTY OF BALLAS

comporation, and that he executed the same as the act of such Comporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SHAL OF OFFICE, this 15 day of Cotober A.D., 1984.

Notary Malio, State of Tenas Marcy Let will Low Resignation of Agricultural Committee VOIS 305 PARE 303

Return To
Folword -GALBENITH LBE CO
IL LO JUNCTION BY
KEREWITH TX 78028

Walter L. Fromworth shel to The Achlic

FILED FOR RECORD

OCT 13 1984

PATRICIA OYE Conference it for early, Tean 3) Line Market

Piled for record October 18,1984 at 12:27 o'clock P M
Recorded October 22, 1984
PATRICIA DYE, Clerk By Many C October Deputy