

BRAESWOOD PLACE HOMEOWNERS ASSOCIATION



4010 Blue Bonnet, Suite 115
P.O. Box 20486
Houston, Texas 77225-0486
Tel.: (713) 666-7248
Fax.: (713) 666-0677

Braes Heights 9

Attached is a copy of the restrictions you requested. Braeswood Place Homeowners Association, its agents and officers make no guarantee as to their accuracy and application. Therefore, you should consult your attorney to review the restrictions and their application to the property in question. Furthermore, there are City of Houston and other regulatory ordinances that do affect the use of your property. Consult with your attorney and/or the City of Houston/Harris County as to what additional rules and regulations govern the use and enjoyment of your property.

Braeswood Place Homeowners Association

RENEWAL AND EXTENSION OF RESTRICTIONS

STATE OF TEXAS §
 §
COUNTY OF HARRIS §

KNOW ALL MEN BY THESE PRESENTS:

On August 14, 1945, Braes Development Company executed that certain instrument (herein called the "Declaration"), filed for record in Volume 1400, Page 415 of the Deed Records of Harris County, Texas; and

The Declaration was supplemented by instruments filed for record in Volume 2083, Page 362 of the Deed Records of Harris County, Texas, which imposes certain restrictions on the lots comprising BRAES HEIGHTS, SECTION NINE (9), an addition to the City of Houston, Harris County, Texas, as per plat ("Plat") of said addition filed for record in the Office of the County Clerk of Harris County, Texas, under Volume 33, Page 51, in the Map Records of Harris County, Texas (the "Subdivision"); and

By the terms of the Declaration and its supplements, the covenants and restrictions set forth therein may be renewed and extended by written declaration, signed and acknowledged by the then owners of a majority of the square foot area of the lots in the Subdivision; and

The undersigned constitute Owners of a majority of square foot area of the lots in the Subdivision; and

The undersigned have agreed to renew and extend the covenants and restrictions set forth in the Declaration and in any supplements or amendments;

NOW, THEREFORE, the undersigned hereby ratify and confirm that they have the power to renew and extend the covenants and restrictions set forth in the Declaration and in its supplements and amendments, if any, and that they have agreed, as evidenced by their signatures below, and do hereby collectively declare their agreement to renew and extend said Declaration and supplements or amendments for a period of ten years from the date of the filing of this instrument and acknowledge such agreement and declaration by their signatures below.

129
L

100

Braes Heights Section 9

#738,780

COPY OF RESOLUTION.

RECORDED DEED RECORDS, VOL. 2083, PG. :

FILED: MAY 1, 1950, at 1:50 P.M.,

BRAES DEVELOPMENT COMPANY,
By, H. R. Houck, Jr.,

Reservations, Restrictions and Covenants
in Braes Heights Addition, Section No. 9

Supplementing Resolutions of Braes Develop-
ment Company of August 14th, 1945.

At a meeting of H. R. Houck, Jr., and Perrin W. White
held in their office in Houston, Texas, on April 22nd, 1950, the
following resolution was adopted by unanimous consent:

BE IT RESOLVED: That Section No. 9, of Braes Heights
Addition to the City of Houston, Harris County, Texas, consisting
of all lots in South half of Block 24; all lots in South half of
Block 26; all lots in Blocks 27, 28, 29 and 30; and all lots in
North half of Block 31 and all lots in North half of Block 32,
lying and being situated in the P. W. Rose Survey, Harris County,
Texas, be and the same is hereby added to Section 1, Braes Heights
Addition, and that the original resolution of Braes Development
Company of August 14th, 1945, adopted by the Board of Directors of
Braes Development Company including all stipulations, reservations,
restrictions and covenants therein contained, except Paragraph 8 of
General Restrictions of Section 1 which shall not apply to this
Section, be and the same are hereby adopted by H. R. Houck, Jr., and
Perrin W. White with reference to the lots and blocks in said Section
No. 9, and made applicable thereto in so far as they consistently may
be, the same as though set out word for word herein, and that as
supplementing the contents of said original resolutions of Braes
Development Company, the following additional reservations, restrict-
ions and covenants are hereby adopted with special reference to the
lots and blocks in said Section No. 9, Map of said Section No. 9, prepar-
ed by H. R. Houck, Jr., and Perrin W. White, now on file in the office
of H. R. Houck, Jr., and Perrin W. White, and which shall be hereafter
recorded in the Harris County Map Records has been duly authenticated
by H. R. Houck, Jr., and Perrin W. White with proper certificate
showing dedication of streets, drives, lanes, walks, roads and parks,
to the use of the present and future owners of the lots and to the
public, subject to the reservations, restrictions and covenants herein
contained, to the same extent as though copied at length in said dedi-
cation certificate, and said map is subject to only such minor changes
as, in the judgment of H. R. Houck, Jr., and Perrin W. White are neces-
sitated by the efficient installation of improvements. The above re-
solution of Braes Development Company of August 14th, 1945, referred
to was recorded in Vol. 1400, page 415, Deed Records of Harris County,
Texas.

RESERVATIONS.

(1) H. R. Houck, Jr., and Perrin W. White reserves the necessary easements and rights-of-way for the purpose of constructing, maintaining and repairing a system or systems of light, electric power, telegraph and telephone line or lines, gas, sewers, or any other utility. H. R. Houck, Jr., and Perrin W. White sees fit to install across said lot blocks, and homesite tracts in said Section No. 9, of Braes Heights Addition, as shown on aforesaid map to be hereafter recorded in the Harris County Map Records, to which map and record reference is here :

(2) H. R. Houck, Jr., and Perrin W. White reserves the right to make minor changes, in and additions to the above easements for the purpose of most efficiently and economically installing the improvements.

RESTRICTIONS AS TO PARTICULAR BLOCKS AND LOTS.

All Lots in South half of Block 24; All Lots in South half of Block 26; All lots in Blocks 27, 28, 29 and 30; All Lots in North Half of Block 31 and All lots in North half of Block 32;

No dwelling of which the ground floor area of the main structure, exclusive of one-story open porches and garages, or garage apartments, shall be not less than 1200 square feet in the case of a one story or one and one-half story structure, nor less than 850 square feet in the case of a two or two and one-half story structure shall be permitted. For front building lines see General Restrictions and Plat of Braes Heights Addition, Section No. 9. Also, no part of any residence may be erected or maintained nearer than five (5) feet to any East inside property line and ten (10) feet from any West inside property line and no garage, garage apartment or other outbuilding may be erected or maintained nearer than three (3) feet to any inside property line. All drive ways shall be on West side of Main building, except on corner lots drive ways shall be on West side of Main building or along the rear of the lot from the side street, three (3) feet from the easement.

VOL. 33 PAGE 51 MAP RCDS.

DATED: Apr. 11, 1950

FILED: Apr. 27, 1950

AT: 8:20 A.M.

#737442

MAP & DEDICATION

PERRIN W. WHITE, ET AL

TO:

BRAES HEIGHTS ADDITION
SECTION NINE
Subdivision of 45.14 Acres out
of the
P. W. Rose Survey
Harris County, Texas.

STATE OF TEXAS
COUNTY OF HARRIS

WE, Perrin W. White and H. R. Houck, Jr., owners of the property subdivided in the above and foregoing map of the Braes Heights Addition, Section 9, do hereby make subdivision of said property, according to the lines, streets, lots, alleys, parks, building lines and easements thereon shown, and designate said subdivision as BRAES HEIGHTS ADDITION, SECTION 9, in the P. W. Rose Survey, Harris County, Texas, and dedicate to public use as such the streets, alleys, parks and easements shown thereon forever and do hereby waive any claims for damages occasioned by the establishing of grades as approved for the streets and alleys dedicated, or occasioned by the alteration of the surface of any portion of streets or alleys to conform to such grades and do hereby bind ourselves, our heirs and assigns to warrant and forever defend the title to the land so dedicated.

There is also dedicated for utilities an unobstructed aerial easement five (5) feet wide from a plane twenty (20) feet above the ground upward located adjacent to all easements shown thereon; also guy easements as shown.

WITNESS OUR HAND in Houston, Harris County, Texas, this 11 day of April, A. D. 1950.

Perrin W. White
H. R. Houck, Jr.

(DULY ACKNOWLEDGED) * * * * *
(DULY CERTIFIED) * * * * *

which apply to all
Braes Heights Sections

of Braes Development Company, conveying said property, or any part thereof, by appropriate reference to these restrictions, making the same a part of such conveyance to all intents and purposes as though incorporated at length therein; and said restrictions shall be and are hereby imposed upon each lot or parcel of land in said Addition for the benefit of each and every other lot or parcel and shall constitute covenants running with the land, and shall inure to the benefits not only to Braes Development Company, its successors and assigns, but of each and every purchaser of lands in said Addition and their assigns; and each such contract and deed shall be conclusively held to have been so executed, delivered and accepted upon the expressed conditions herein stated. All of the restrictions, covenants, reservations, liens and charges appearing herein, as well as those appearing in contract, deed or other conveyance, to any part of this property shall be construed together, but if any one of the same shall be held to be invalid, or, for any reason is not enforced, none of the other shall be affected or impaired thereby, but shall remain in full force and effect.

GENERAL RESTRICTIONS:

(1) These restrictions shall be effective until August 14, 1995, but at any time within five years before August 14, 1995, the then owners of a majority of the square foot area of the lots in this Addition may, by written declaration, signed and acknowledged by them, and recorded in the deed records of Harris County, Texas, extend these restrictions, conditions and covenants, (or any others hereafter adopted with reference to this property in accordance herewith) for a period of ten years additional and then similarly, for successive additional periods of ten years as often and as long as the owners of the majority of the square feet of the property may desire.

Such action, when taken, shall be binding upon all of the then owners of the property in said Section No. I in said Addition.

(2) This property shall be used for single-family residence purposes only.

(3) Only one single-family residence shall be constructed or permitted on each lot, homesite tract, or separate parcel of land as shown by said map.

herein shall be held and construed to exclude hospitals, duplex houses and apartment houses, and to exclude commercial and professional uses; and any such usage of this property is hereby expressly prohibited.

(4) The term "residence purposes" as used herein with reference to building lines shall include galleries, porches, porte cocheres, steps, projections and every other permanent part of the improvements, except roofs.

(5) The word "house" or "residence" as used herein with reference to building lines shall include galleries, porches, porte cocheres, steps, projections and every other permanent part of the improvements, except roofs.

(6) No temporary structure, no garage, or garage-apartment, or servant's quarters shall be built on any lot except in connection with or after the main residence has been completed.

(7) No garage or servants' house shall be erected on any lots in said Section No. I with roof or outside walls of material or colors different from those used in the house or residence erected on such lot.

VOID BY FEDERAL STATUTE

(8) No trash ashes, or other refuse may be thrown or dumped on any vacant lot in the Addition.

(9) No livestock of any kind shall be staked or pastured on any vacant lot in the Addition.

(10) No building material of any kind or character shall be placed or stored upon the property until the owner is ready to commence improvements and then such material shall be placed within the property lines of the lot or parcel of land upon which the improvements are to be erected, and shall not be placed in the streets or between the curb and property line.

(11) No building material of any kind or character shall be placed or stored upon the property until the owner is ready to commence improvements and then such material shall be placed within the property lines of the lot or parcel of land upon which the improvements are to be erected, and shall not be placed in the streets or between the curb and property line.

(12) Grass, weeds, and vegetation on each lot sold shall be kept mowed at regular intervals so as to maintain the same in a neat and attractive manner. Trees, shrubs, vines, and plants which die shall be promptly removed from property.

Until a home or residence is built on a lot, the Home Development Company may at its option have the grass, weeds

and vegetation cut when and as often as the same is necessary in its judgment, and have dead trees, shrubs and plants removed from the property, and the owner of such lot shall be obligated to reimburse Braes Development Company for the cost of such work.

(13) No fence, wall, or hedge shall be placed on any lot in the Addition nearer to any street than is permitted for the house on said lot; no fence, wall, or hedge shall be placed on any portion of the sites higher than four feet from the ground.

Should a hedge, shrub, tree, flower, or other planting be so placed, or afterwards grow, so as to encroach upon adjoining property, such encroachment shall be removed promptly upon request of the owner of the adjoining property. Should any encroachment be upon a right-of-way or easement, it shall be removed promptly upon request of Braes Development Company, and such encroachment is wholly at the risk of the owner.

(14) No signs, advertisements, billboards, or advertising structures may be erected or maintained on any of the land restricted.

(15) No cattle, hogs, or other animals, rabbits, or poultry may be kept in any part of this property.

(16) No privy, cess pool, septic tank, or disposal plant shall be erected or maintained in any part of this property.

(17) No excavations, except such as are necessary for the construction of improvements, shall be permitted, nor shall any well or hole of any kind be dug on this property.

(18) Braes Development Company may make other restrictions applicable to each lot by appropriate provision in the contract or deed, without otherwise modifying the general plan above outlined, and such other restrictions shall inure to the benefit of and bond the respective parties in the same manner as though they had been expressed herein.

(19) Violation of any restriction, condition or covenant herein shall give Braes Development Company the right to enter upon property where such violation exists and summarily abate or remove the same at the expense of the owner, and such entry and abatement or removal shall not be deemed a trespass.

(20) Each of the restrictions herein set forth shall run with the land and bind the present owner, its successors and assigns, and all parties claiming by, through, or under it, shall be taken to hold, agree and covenant with the owner of said land and its successors and assigns, and with each of them, to conform to and observe said restrictions as to the use of said land, and the construction of improvements thereon, but no restrictions herein set forth shall be personally binding upon any corporation, person, or persons, except in respect of breaches, committed during its, his or their seizing of or title to said land.

The owner or owners of any of the above described land and such other land as may hereafter be subjected to the terms hereof, shall have the right to sue for and obtain an injunction, prohibitive or mandatory, to prevent the breach of or to enforce the observance of the restrictions above set forth, in addition to ordinary legal action for damage, and the failure of the Braes Development Company, or the owner of any other lot or tract of land hereby restricted, or subsequently subjected hereto, to enforce any of the restrictions herein set forth, at the time of its violation shall in no event be deemed to be a waiver of the right to do so thereafter. The Braes Development Company, may by appropriate agreement, assign, or convey to any person or corporation, all of the rights, restrictions and privileges herein reserved by it, and upon such agreement, assignment or conveyance being made, its assigns, or grantees may, at their option, exercise, transfer or assign these rights or any one or more of them at any time, or times in the same way and manner, as though directly reserved by them or it in this instrument.

(21) All plans and specifications for improvement to be erected on lots in Braes Heights Addition, Section One, shall be approved by Braes Development Company, or their successors before any construction work is begun.

(22) The word "lot" may mean either any lot as platted, or any tract, or tracts, of land as conveyed, which may consist of one or more lots, or a part or parts of one or more lots as platted, upon which a residence may be erected in accordance with the restrictions hereinafter set forth, or as set forth in the individual deeds from the Braes Development Company or from its successors or assigns. A "corner lot" shall be deemed to be any such lot as platted or any tract of land as conveyed, having more than one street contiguous to it. The street upon which the lot, or part thereof fronts, as hereafter provided, shall be deemed to be a front street; and any other street contiguous to any such lot shall be deemed to be a side street. It shall be and is expressly

agreed and understood that not more than one house shall be erected on the front of a lot or combination of a part or parts of one or more lots having a front footage of less than fifty-five (55) feet.

(23) No part of any residence may be erected or maintained on any of those lots, which are hereby restricted, nearer to the front street, or the side street, than is the front building line, or the side building line shown on said Plat of Braes Heights Addition, on the lot or lots on which such residence may be erected.

(24) No outbuilding, or part or parts thereof, may be erected or maintained on any of the lots, or parts or parts thereof, herein restricted, which is not wholly within thirty-five (35) feet of the rear line of said lot, or part or parts thereof, upon which it is erected, and in addition to the above, if erected on any corner lot, no part or parts of said outbuilding may be erected or maintained thereon nearer to any side street line of said property than twenty-five (25) feet except when built as an integral part of the main residence. The front line of a garage or outbuilding attached to a residence shall not extend beyond the front line of the main residence.

Original filed 12/21/99
file # U138282
(see receipt)

Petition
Specific Variance: Lot Tracts 8 & 9A, Block 32
Braes Heights Addition, Section 9
(Under Section 201 of the Texas Property Code)

Petition Committee: On November 22, 1999, three owners (called the "Petition Committee", filed a Notice of Formation of Petition Committee in the Real Property Records of Harris County, Texas under County Clerk's File No. U091223. The notice concerns the granting of a specific variance with respect to the restrictive covenants covering or affecting Braes heights Addition, Section 9, a subdivision in Harris County, Texas set out on the map or plat thereof recorded on Volume 33, Page 51 of the Map Records of Harris County, Texas ("the Subdivision").

Restrictions: The Petition Committee was formed Under Section 201 of the Texas Property Code for the purpose of adopting a petition to grant a specific variance with respect to certain provisions of the following described restrictive covenants:

Restrictive covenants dated on or about April, 1950 under Volume 2083, Page 362 of the Deed Records of Harris County Texas (the "Restrictions"). The Restrictions incorporated by reference, a portion of the restrictions that cover Braes Heights Addition, Section One, dated August 14, 1945, were filed in the Real property Records of Harris County under Volume 1400, Page 415. The Restrictions were renewed and extended by an instrument entitled "Renewal and Extension of Restrictions" filed in the Real property records of Harris County, Texas on June 22, 1995 under County Clerk's File No. R450516.

Side Building Set-back lines: A portion of the Restrictions reads as follows:

"Also, no part of any residence may be erected or maintained nearer than five (5) feet to any East inside property line and ten (10) feet from any West inside property line and no garage, garage apartment or ether outside outbuilding may be erected or maintained nearer than three (3) feet to any inside property line. All driveways shall be on West side of main building, except on corner lots driveways shall be on West side of

main building or along the rear of the lot from the side street, three (3) feet from the easements.”

Specific Variance: The following specific variance to the Restrictions is granted with respect to the West building set-back line of Lot 8 & 9A, Block 30, Braes Heights Addition, Section 9:

A variance is hereby granted with respect to the West building set-back line of Lot: Trs. 8 & 9A, Block 30, Braes Heights Addition, Section 9, for the life of the existing improvements, effectively moving the West building set-back line **for the port cochere and structural masonry columns for the port cochere only** to a point three (3) inches east of the West property line of such lot for the life of such improvements. This variance shall terminate on the date that the existing improvements are destroyed. The Restrictions are not permanently modified or amended and no waiver of the Restrictions is intended nor shall any such waiver be inferred from the granting of this specific variance.

Front Building Set-back lines: A portion of the restrictions read as follows:

“No part of any residence may be erected or maintained on any of those lots, which are hereby restricted, nearer to the front street, or the side street, than is the front building line shown on said Plat of Braes Heights Addition, on the lot or lots on which such residence may be erected.

Specific Variance:

A variance is hereby granted with respect to the Front building set-back line of Lot: Trs 8 & 9A, Block 30, Braes Heights Addition, Section 9, for the life of the existing improvements, effectively moving the front building set-back line **for the masonry steps only** to a point five (5) feet closer to the street than the front building set-back line of such lot for the lifetime of such improvements. This variance shall terminate on the date that the existing improvements are destroyed. The Restrictions are permanently modified or amended and no waiver of the Restrictions is intended nor shall any such waiver be inferred from the granting of this specific variance.

Statutory Notice: Owners who do not sign this petition must file suit under Section 201.010 Texas Property Code, if they desire to do so, before the 181st day after the date on which the certificate called for by Section 201.008(e) of the Texas Property Code is filed in the real Property Record of Harris County, in order to challenge the procedures followed in extending, creating, adding to, or modifying a restriction. Owners who do not sign this petition may delete their property from the operation of the modified Restrictions by filing before one (1) year after the date on which the owner received actual notice of the filing of this Petition, an acknowledged statement describing the owner's property by reference to the recorded map or plat of the Subdivision and stating that the owner elects to have the property deleted and excluded from the operation of the modified Restrictions in the manner provided in Section 201.009(b)(4) of the Texas Property Code.

Authority: This Petition is being filed in accordance with the requirements of Section 201 of the Texas Property Code, for the purpose of amending the Restrictions. The Subdivision is located within the City of Houston, a city having more than 1,600,000 population. The Restrictions do not provide for addition to or modification of the Restrictions by written and filed agreement. The undersigned owners represent at least 75 percent of the total number of lots in the Subdivision, at least 75 percent of the total number of separately owned parcels, tracts, or building sites in the Subdivision, whether or not the parcels, tracts or building sites contain part or all of one or more platted lots or combination of lots, and at least 75 percent of the square footage within all of the lots in the Subdivision, excluding any area dedicated or used exclusively for roadways or public purposes or by utilities. The persons signing this Petition below certify that they each own record title to property within the subdivision and that all of the record owners of their tract have or will execute this Petition.

Petition
Specific Variance: Lot 32, Block 30
Braes Heights Addition, Section 9
(Under Section 201 of the Texas Property Code)

PETITION COMMITTEE: On December 19, 1995, three owners (collectively called the "petition committee"), filed a Notice of Formation of Petition Committee in the Real Property Records of Harris County, Texas under County Clerks File No. R713474. The notice concerns the granting of a specific variance with respect to the restrictive covenants covering or affecting Braes Heights Addition, Section 9, a subdivision of Harris County, Texas set out on the map or plat thereof recorded under Volume 33, page 51 of the Map Records of Harris County, Texas (the "Subdivision").

RESTRICTIONS: The Petition Committee was formed under Section 201 of the Texas Property Code for the purpose of adopting a petition to grant a specific variance with respect to certain provisions of the following described restrictive covenants:

Restrictive covenants dated on or about April, 1950 under Volume 2083, Page 362 of the Deed Records of Harris County Texas (the "Restrictions"). The Restrictions incorporated, by reference, a portion of the restrictions that cover Braes Heights Addition, Section One, dated August 14, 1945, were filed in the Real Property Records of Harris County under Volume 1400, Page 415. The Restrictions were renewed and extended by an instrument entitled "Renewal and Extension of Restrictions" filed in the Real Property Records of Harris County, Texas on June 22, 1995 under County Clerk's File No. R450516.

SIDE BUILDING SET-BACK LINES: A portion of the Restrictions read as follows:

"Also, no part of any residence may be erected or maintained nearer than five (5) feet to any East inside property line and ten (10) feet from any West inside property line and no garage, garage apartment or ether outbuilding may be erected or maintained nearer than three (3) feet to any inside property line. All driveways shall be on the West side of main building, except on corner lots driveways shall be on West side of main building' or along the rear of the lot from the side street, three (3) feet from the easements."

SPECIFIC VARIANCE: The following specific variance to the Restrictions is granted with respect to Lot 32, Block 30, Braes Heights Addition, Section 9:

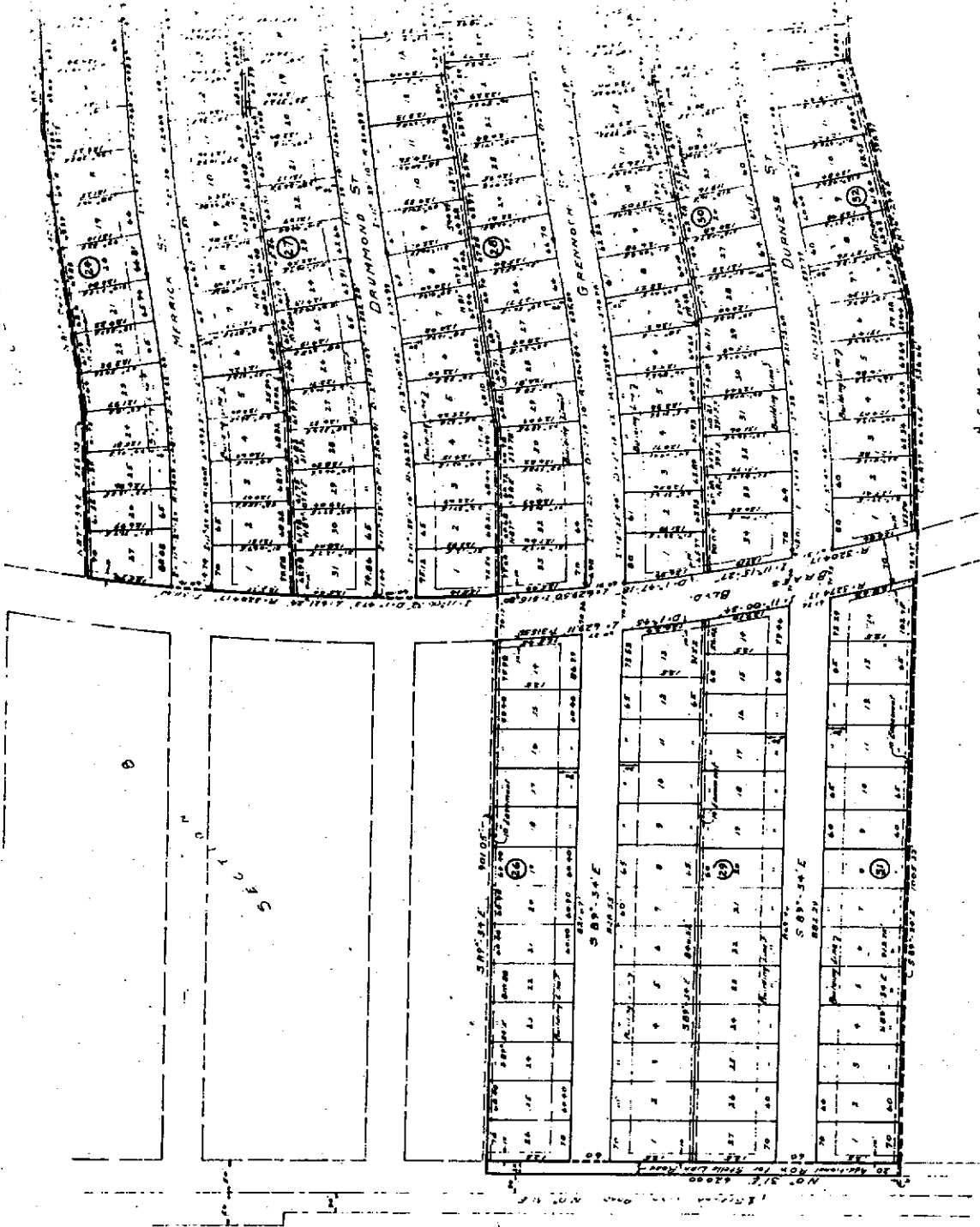
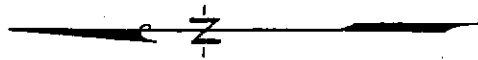
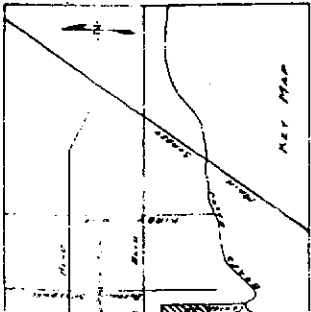
A variance is hereby granted with respect to the West building set-back line of Lot 32, Block 30, Braes Heights Addition, Section 9, for the life of the existing improvements, effectively moving the West building set-back line to a point five (5) feet east of the West property line of such lot for the life of such improvements. This variance shall terminate on the date that the existing improvements are destroyed. The Restrictions are not permanently modified or amended and no waiver of the Restrictions is intended nor shall any such waiver be inferred from the granting of this specific variance.

VUX 33

page 51

001

RWC 29



BRAES HEIGHTS ADDITION
SECTION 9

FOR
PERRIN W. WHITE and H. R. HOUCK, JR.
OWNERS

SUBDIVISION OF 45.14 ACRES
OUT OF THE

737482

810 01

504-27-0136

RENEWAL AND EXTENSION OF RESTRICTIONS

06/22/95 00386753 R450516 \$ 122.25

STATE ~~OFFICER~~

COUNTY OF HARRIS

12450516

§
§
§

KNOW ALL MEN BY THESE PRESENTS:

On August 14, 1945, Braes Development Company executed that certain instrument (herein called the "Declaration"), filed for record in Volume 1400, Page 415 of the Deed Records of Harris County, Texas; and

The Declaration was supplemented by instruments filed for record in Volume 2083, Page 362 of the Deed Records of Harris County, Texas, which imposes certain restrictions on the lots comprising BRAES HEIGHTS, SECTION NINE (9), an addition to the City of Houston, Harris County, Texas, as per plat ("Plat") of said addition filed for record in the Office of the County Clerk of Harris County, Texas, under Volume 33, Page 51, in the Map Records of Harris County, Texas (the "Subdivision"); and

By the terms of the Declaration and its supplements, the covenants and restrictions set forth therein may be renewed and extended by written declaration, signed and acknowledged by the then owners of a majority of the square foot area of the lots in the Subdivision; and

The undersigned constitute Owners of a majority of square foot area of the lots in the Subdivision; and

The undersigned have agreed to renew and extend the covenants and restrictions set forth in the Declaration as supplemented or amended;

NOW, THEREFORE, the undersigned hereby ratify and confirm that they have the power to renew and extend the covenants and restrictions set forth in the Declaration and its supplements, and that they have agreed, as evidenced by their signatures below, and do hereby collectively declare their agreement to renew and extend said Declaration for a period of ten years from the date of the filing of this instrument and acknowledge such agreement and declaration by their signatures below.

25/16

225
N

llc