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TRICTIONS OF

'SS GATES SUBDIVISION

ASE 5, A-1

UNITED STATES OF AMERICA

STATE OF LOUISIANA

PARISH OF ST. TAMMANY

BE IT KNOWN, that.on this 22nd day of September, 1983,

BEFORE ME, the undersigned authority, a Notary Public duly commissioned qualified in and for the Parish of St. Tammany, State of Louisiana, and in presence of the undersigned competent witnesses,

PERSONALLY CAME AND APPEARED:

CROSS GATES, INC., a Louisiana Corporation domiciled in the Parish of St. Tammany, State of Louisiana, represented herein by Louis G. Miramon, Jr., authorized by resolution of said corporation which is recorded in COB 810, folio 267, records of St. Tammany Parish, Louisiana,

declared that said corporation is the owner of certain property located in the property located in the

ALL-THOSE -CERTAIN LOTS OR PARCELS OF LAND, situated in Section 38, Township 9 South, Bange 15 East, St. Tammany Parish, Louisiana, and being more fully described as follows, to-wit:

LOTS 405 through 425, inclusive; and LOTS 466 through 497, inclusive, of CROSS GATES SUBDIVISION, PHASE 5 A-1, near the City of Slidell, St. Tammany Parish, Louisiana.

All in accordance with Plat Map No. 792-B on file with the Clerk of Court for St. Tammany Parish, Louisiana.

Appearer further declared that from this date forward said subdivision as sown on the plat hereinabove referred to, is held, shall be owned and conveyed reject to the following restrictions, reservations and covenants:

- 1. LAND USE AND BUILDING TYPE: All lots shall be used for residential poses only. No building shall be erected, altered, placed or permitted to main on any lot other than one single family dwelling not to exceed two (2) pries in height and a private garage or carport, except as provided herein.
- 2. BUILDING LOCATION: No building shall be located on the curved poron of cul de sac streets nearer than thirty (30) feet to the front property ne. No building shall be located on any straight street nearer than forty 0) feet to the front property line. No building shall be located closer than n (10) feet to an interior lot line, except that a garage or carport may be cated within five (5) feet of an interior lot line. All garages and carports ening to the front shall be set back at least twenty (20) feet from the front ilding line, it being the intention of this restriction to have front opening rages and carports which are closed in on three sides, where the entrance set the side of the structure, may be located at the front building line, but st be ten (10) feet from the side property line. On corner lots no part of e structure or garage shall be located closer than twenty (20) feet to the de property line. No part of the main building may extend nearer than twenty 0) feet of the rear lot line. Garages, carports and accessory buildings may located within seven and one half (7 1/2) feet of the rear lot line.

- grage, carport, porches or breezeways, shall not be less than one thousand six dred (1,600) square feet. The ground floor area of the main structure, exsive of one-story open porches and garages, shall be not less than one thousand six hundred (1,600) square feet for a one story dwelling, nor less than thousand (1,000) square feet for a dwelling of more than one story, with second story to be not less than six hundred (600) square feet. Each tling must have a double garage or carport with a minimum of four hundred 10) square feet.
 - h. EASEMENTS: Easements for installation and maintenance of utilities drainage facilities are reserved as shown on the recorded plat and in ition, the operators of the electrical utility company shall have the right trim all trees, shrubs and to keep clear of its utility lines all obstacles hin seven and one half (7 1/2) feet of the rear property line of each lot.
- 5. NUISANCES: No noxious or offensive activity shall be carried on upon lot, nor shall anything be done thereon which may become an annoyance or sance to the neighborhood.
- 6. TEMPORARY STRUCTURES: No structure of a temporary character, i.e., iler, mobile homes, basement, teht, shack, garage, barn or other buildings shall be used on any lot at any time as a residence either approarily or permanently, except that building contractors may have one often trailer and one watchman's house trailer located on lots owned by the lding contractor must be actively and progressively engaged in the construction of houses in the subdivision.
 - 7. SIGNS: No sign of any kind shall be displayed to public view on any except one professional sign of not more than one (1) square foot and/or sign of not more than twenty (20) square feet advertising the property durthe construction and sales period.
- 8. OIL AND MINING OPERATINGS: No oil drilling, oil development rations, oil refining, quarrying or mining operations of any kind shall be mitted upon or in any lot, nor shall oil wells, tanks, tunnels, or mineral savation shafts be permitted upon or in any lot. No derrick or other structed designed for use in boring for oil or natural gas shall be erected, maintend or permitted upon any lot.
- 9. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a ping ground for rubbish, trash, garbage or other waste, and no waste shall kept except in sanitary containers. All incinerators or other equipment for storage disposal of such materials shall be kept in a clean and sanitary dition.
- 10. LIVESTOCK AND POULTRY: No animals or livestock of any kind shall be : "ised, bred or kept on any lot, except that dogs, cats or other household pets : be maintained, nor shall any of the lots be used for commercial purposes.
- 11. SIGHT LINES: No fence, wall, hedge, or shrub planting which structs sight lines at elevations between two (2) feet and six (6) feet above is roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting lints twenty five (25) feet from the intersection of the street property lines tended. The same sight line limitations shall apply on any lot within the (10) feet from the intersection of a street property line with the edge of driveway or alley pavement. No tree shall be permitted to remain within such wintance of such intersection unless the foliage line is maintained at sufficient height to prevent the obstruction of such sight lines.
- 12. TERM: These covenants are to run with the land and shall be binding 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 periods of ten (10) rears, unless an instrument signed by a majority of the then owners of the lots been recorded indicating agreement to change said covenants in whole or in part.

- (6) feet. The permission of Cross Gates, Inc. is required of the type and faility of material and workmanship of any fence before construction begins. Inc. lure of any owner to secure written approval of the type and quality of material and workmanship or the failure to construct the fence in accordance with these requirements, without permission granted, may result in the fence being Calon down at the expense of the lot owner.
- 14. PARKING OF VEHICLES: Trucks and utility trailers with tonnage in expess of three-quarters of a ton rated carrying capacity, campers, boats or other utility vehicles shall not park overnight on the streets, driveways, or lots in front of the front building line. Additionally, automobiles shall not part overnight on lots in front of the front building lines. No vehicles of any gize which normally transports inflammable or explosive cargo may be kept in this subdivision at any time.
- 15. ENFORCEMENT: Enforcement of the provisions of these covenants shall he by proceedings at law or in equity against any person or persons violating or attempting to violate any of these covenants either to restrain violation or to recover damages.
- 16. MODEL HOMES: Model homes will be permitted in the Cross Gates Subdition on but only with the express written consent of Cross Gates, Inc. A model mode is a single family residence constructed within the subdivision, furnished not furnished, and used primarily as a display home, not currently for sale, and used as a sales office. Advertising devices, including but not limited to limiting, flags, etc., which are in good taste, may be permitted at the sole interestion of Cross Gates, Inc., but only after written application has been used and approved which satisfies further the advertising devises intended to used. Cross Gates, Inc. reserves the right to impose such limitations on asse devices as it deems fit. Cross Gates, Inc. reserves the right, at any ine, in its sole discretion to revoke permission to use a residence as a model
- 17. DRIVEWAYS: Driveways must be concrete or asphalt from the front of the lot property line to the street. The size of culverts and the grade to which they are to be installed shall be obtained from the designated representative of Cross Gates, Inc. prior to their installation. If either of these sastructions are not adhered to, Cross Gates, Inc. in its sole discretion shall have the right to correct this violation. All driveways located within the property will be concrete or asphalt surface.
- 18. SEVERABILITY: Invalidation of any one of these covenants by judgment court order shall in no wise affect any of the other provisions which shall rain in full force and effect.
- 19. NEW CONSTRUCTION: Construction of new buildings only shall be imitted, it being the intent of this covenant to prohibit the moving of any isting building onto a lot and remodeling or converting same into a dwelling in t for this aubdivision.
- 20. MAINTENANCE OF MEDIAN AREAS: All property owners fronting on streets: The median areas with the other owners fronting on a particular median area in all maintain said median area by grass cutting, shrub pruning, replacement of a rubs and plants, etc.
- 21. ARCHITECTURAL CONTROL: No construction of any building shall be stirted until the plans and specifications for said construction shall have approved by Louis G. Miramon, Jr. or some other person authorized in writing the corporation to act. In the event the said Louis G. Miramon, Jr. or corporation's designated representative, fails to approve or disapprove him thirty (30) days after plans and specifications have been submitted to a, or in any event, if no suit to enjoin the construction has been commenced for to the completion thereof, approval will not be required and the related conants shall be deemed to have been fully complied with. Louis G. Miramon, or the comporation's designee, shall have the right, in his absolute discretion, to vary the front set back lines, side yard lines and rear yard restrictions. Such variance shall be signed and recorded in the official records of St. Tammany Parish, Louisiana, and shall act as an amendment to these restrictions for that particular parcel.

22. PARISH OF ST. TAMMANY BUILDING CODES AND ORDINANCES: In the event of the above and foregoing conditions and restrictions conflict with any of provisions of the Parish of St. Tammany Building Code or any ordinance or linances governing subdivisions or the building of residences, either in ree at the present time or to be hereinafter enacted, then, and in that ent, the provisions of said Building Code and/or Ordinance or Ordinances over mentioned shall govern, and these conditions and restrictions will autotically become amended to agree with and conform to said Building Code and dinance or ordinances.

THUS DONE AND PASSED in my office in Slidell, Louisiana on the day, month the year herein first above written in the presence of the undersigned competit witnesses who have hereunto signed their names with the said appearer and r. Notary, after reading of the whole.

TNESSES:

CROSS GATES, LIN

Louis G. Miramon, Jr.

Nobary Public

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