

2004 50492
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Brenda DeShields-Circuit Clerk
Benton County, AR

Book/Pg: 2004/50492
Term/Cashier: CIRCLK07 / SDUNCAN
Tran: 2333.73986.196923
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REC Recording Fee
Total Fee: \$ 26.00

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PROTECTIVE COVENANTS FOR WALNUT WOODS SUBDIVISION

A PLATTED SUBDIVISION IN SILOAM SPRINGS, BENTON COUNTY, ARKANSAS

KNOW ALL MEN BY THESE PRESENTS:

That on this 21st day of October, 2004, DAVIS LIVING TRUST, being the owner of record of 75% or more of all lots in said subdivision does hereby execute these Protective Covenants.

DAVIS LIVING TRUST, present owner of more than 75% of the lots of the following described real estate situated in Siloam Springs, Benton County Arkansas, to-wit:

Lots 76 through 112 Walnut Woods Subdivision, Number 2, Phases 4 & 5, in the city of Siloam Springs, Benton County, Arkansas.

The undersigned owners do hereby enter into the following Protective Covenants with respect to the buildings and lots in the above described subdivision:

1. All lots in the subdivision shall be used exclusively for residential purposes.
2. No dwellings shall be permitted to be constructed upon any lot or lots in said Subdivision other than a free-standing, detached, single-family dwelling.
3. The roof pitch on homes and any outbuildings and/or garages shall be 7 to 12 or greater. Only architectural roofing materials shall be allowed. However, a roof pitch lower than 7 to 12, but never lower than 4 – 12 shall be allowed over open air porches on homes as long as the remainder of the roof over all other areas of the home is 7 to 12 greater. No flat roof or metal awning will be permitted to exist on any dwelling, garage, outbuilding or lot.

4. No dwelling shall be permitted on any lot or lots in said subdivision which cost less than Ninety Thousand Dollars (\$90,000.00) (excluding cost of lot) based upon building costs levels prevailing on the date these covenants are recorded and except as provided for specifically herein. It is the intent and purpose of these covenants to assure that all dwellings constructed herein shall be of a quality of workmanship and materials substantially the same or better than that which can be produced on the date these covenants are recorded.

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All lots shall have dwellings with a living area of not less than 1,600 square feet heated living area, excluding the garage.

If any dwelling shall be more than one story in height, the total square footage of heated living area shall be a minimum of 1,800 square feet, excluding the garage. No dwelling shall be permitted more than two stories in height.

5. The exterior finished walls of any dwelling erected on any lot shall be covered with at least 100% brick veneer, field stone, cultured stone, or stucco on the entire front of the building. High quality vinyl siding may be used for the remainder of wall space. Concrete, concrete block, cinder block, masonry block, or any adobe construction shall not be used as an exterior finish for the walls of any dwellings. Walls shall not be finished with any plywood or wafer board product. Concrete or concrete block may be used to construct the foundation up to the floor, but must be covered on the exterior with a brick veneer or stucco finish. No concrete blocks, cinder blocks or masonry block shall remain exposed.

6. The color white vinyl siding shall be expressly prohibited.

7. During construction, building sites are to be maintained free of litter, trash, and construction rubbish. Each home builder shall be responsible for proper disposal of litter, trash, and rubbish in a timely manner.

8. No inoperative vehicles or unregistered vehicles of any nature shall be permitted to remain in front of, on the side of, or on the street in front of or side of any lot or lots. No camper, trailer, camping equipment, recreational vehicle, motor home or boat, or any other licensed or unlicensed wheeled apparatus, of any nature, whether operative or inoperative, shall be parked or remain in front of, on the side of,

or on the street in front of or side of any lot for more than 72 hours in any 30 day period of time. No motor home or travel trailer or camper shall be used as a temporary or permanent residence. No modular home, mobile home or any other HUD code manufactured home shall be moved onto any lot, nor on the street in front of or beside any lot, nor used as a permanent or temporary dwelling.

9. No dwelling, garage or outbuilding shall be permitted to be under construction for more than one year from the date the original building permit is issued.

10. All private driveways and accesses connecting home with the public street shall be concrete slab at least 4 inches thick. Driveways shall be at least 18 feet wide.

11. No structure of a temporary nature or character, including but not limited to, a trailer, basement, tent, shack or barn shall be used on any lot or lots at any time as a residence, either temporarily or permanently.

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12. Each dwelling constructed shall have an attached garage capable of storing two full-sized cars. If and in the event said garage is subsequently converted into living space, a new garage must be constructed within 120 days and done in conformance with the prevailing covenants. Garages shall be constructed in quality like manner with the interior finish the same as the interior of the dwelling.

13. No noxious or offensive activities shall be permitted on said lots nor shall anything else is done thereon which may be or become an annoyance or nuisance to the neighborhood. Each owner of any lot or lots herein shall be deemed to have independently covenanted with the remaining owners of all lots herein to preserve the peace, dignity and quiet enjoyment of all lots of said subdivision.

14. All fences shall be constructed on the respective property lot line. No alleyways shall be created. All fences shall be made of wood with the smooth side of the fence facing on the outside of the lot and the post and framing lumber facing the inside of the yard. All fences constructed in the front yard of any dwelling must not exceed three feet in height. Additionally, picket fence-type construction is required for all front fences. Construction of chain link or metal fences of any kind or nature is absolutely prohibited. Front yard fences shall stop at the front easement along the street. Fences shall conform in appearance to other fences built in the neighborhood.

15. No communication mast, tower, antenna, satellite dish or other structure of any

nature may be installed unless it is constructed behind a dwelling in the back yard of any lot, with the uppermost point of any such equipment being no more than two feet above the highest point of the roof of the dwelling. Any satellite dishes or similar receiving or sending apparatus shall be constructed so as to be placed behind the dwelling in the back yard with all encroachments within the building setback lines for the side and rear yard. No communication mast, tower, antenna, satellite dish or other structure larger than three square feet shall be installed on any roof unless out of sight from streets. This does not include or pertain to fireplace chimneys or chases, vent pipes, and/or other usual and customary components of new homes.

16. No animals or livestock of any kind shall be raised, kept or bred in said

subdivision except that dogs, cats, or other household pets may be kept; provided they are not kept, bred or maintained for any commercial purposes and also provided that the same are not a nuisance in the neighborhood. No poultry or water fowl of any kind shall be kept on any lot in said subdivision. Outdoor household pets, dogs, or cats shall be limited to three or less.

17. No more than one detached outbuilding per dwelling shall be allowed.

Additionally, said outbuilding shall be placed on the lot or lots and constructed in such fashion as to not detract from the general appearance of the neighborhood. Said outbuildings are to be constructed in a quality workmanlike manner and shall be constructed in a permanent fashion using materials which are the same as the exterior materials and trim used on the dwelling structure of the lot associated therewith. Said outbuildings shall have substantially the same architectural features, wood, brick and other materials used on the exterior finish construction of the existing residential dwelling structure associated therewith. Outbuildings shall be insulated and have finished and painted interior walls. Outbuildings shall be constructed on a concrete slab foundation. Said outbuilding erected and placed on said lot shall be maintained in good repair and in a neat and attractive condition. Said outbuildings shall be placed behind the back line of the residential dwelling and shall be within the existing setback lines. All outbuildings must be approved in writing prior to construction by the developers, Davis. Specifically excluded from this paragraph are Davis'. Davis' are given the right to construct outbuildings or temporary sales offices on lots owned by Davis', as necessary.

18. Holiday lights and decorations must be completely removed within fourteen calendar days after the date upon which said holiday season occurs.
19. No permanent posters, signs or graffiti shall be permitted on any windows, doors, walls, roofs, lawns, sidewalks or any other structure within the subdivision with the exception of the owner's name and the address.
20. Any and all automotive work, including but not limited to, engine work, painting, and major vehicle repairs and all other related work is prohibited. Minor routine vehicle maintenance to personal automobiles of owners is permitted as long as total duration of maintenance shall be four hours or less. No hazardous materials such as used oil may be disposed of any of the lots in said subdivision.
21. All homes shall be neatly kept in good condition, and shall at all times be properly painted and maintained. All lawns must be properly mowed and kept free of unsightly trash, garbage, salvage, machinery, equipment, or litter.
22. All lawns must be grass or turf. Gravel or rock lawns are expressly prohibited.
23. Recreational and entertainment equipment and structures such as basketball goals shall not be temporarily or permanently attached or affixed to any lot within 15 feet of any street easement. Such structures shall not be attached to the dwelling or placed within five feet of the dwelling.
24. No residence shall have more than two yard sales per household during any 12 month period.
25. These covenants and restrictions are to run with the land and shall be binding on all parties, their heirs and assigns, and all persons claiming under them for a period of 25 years from the date recorded.
26. The foregoing covenants and restrictions may be changed or amended at any time during the original term, provided that said change or amendment is signed by 75% or more of all record title owners of all lots in said subdivision, executed in proper form and then properly recorded with the registrar of deeds in Benton County, Arkansas.

27. If any owner or record title holder of any lot or lots herein, their invitees, permittees or sufferees, or any of them or their heirs or assigns, or any other person shall violate or attempt to violate any of the covenants or restrictions herein while said covenants or restrictions are in full force and effect, it shall be lawful for any person or persons being the record title holder, or owning or possessing a legal or equitable interest in any lot or lots in said subdivision to prosecute any proceeding at law or in equity against the person or persons violating or attempting to violate any such covenant or restriction. In such event, any existing remedy at law or equity may be pursued including injunctive relief, damages, or any other existing penalties for any such violation. Owner of said subdivision, assume no duty or responsibility for specific enforcement of these covenants except as a record title owner as their interest may appear.

28. Invalidation of any one of these covenants by judgment, court order or decree shall in no form or fashion affect any of the other remaining provisions which shall remain in full force and effect.

29. In order to insure a harmonious blend of architectural structure in Walnut Woods Subdivision, Number 2, Phases 4 & 5, it will be required that all purchasers of lots in the subdivision provide to Leon Davis, Trustee of the Davis Living Trust, the exterior elevations of the proposed construction as a condition precedent to obtaining a building permit from the City of Siloam Springs, Benton County, Arkansas. Approval of exterior elevations, materials, and finishes shall be required in advance of construction of homes. However, Leon Davis shall assume no duty or responsibility for architectural or structural integrity or any liability as to actual construction of the residence and improvements.

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IN WITNESS WHEREOF, the said Davis Living Trust has executed this Bill of Protective Covenants for Walnut Woods Subdivision, Number 2, Phases 4 & 5 – a platted subdivision to Siloam Springs, Benton County, Arkansas, on this 21st day of October, 2004.

Leon Davis, Trustee
Leon Davis, Trustee

Ada Davis, Trustee
Ada Davis, Trustee

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Benton County, AR

ACKNOWLEDGMENT

STATE OF ARKANSAS }
 } ss
COUNTY OF BENTON }

BE IT REMEMBERED, That on this day came before the undersigned, a Notary Public within and for the County aforesaid, Leon Davis and Ada Davis, to me well known and stated that they had executed the Bill of Protective Covenants for Walnut Woods Subdivision, Number 2, Phases 4 & 5, for the consideration and purposes therein mentioned and set forth.

Witness my hand and seal as such Notary Public this 21st day of October, 2004.

Kathy A Mitchell
Notary Public

My Commission Expires:

April 13, 2010

OFFICIAL SEAL
KATHY A. MITCHELL
NOTARY PUBLIC • ARKANSAS
BENTON COUNTY
MY COMMISSION EXPIRES
APRIL 13, 2010

Benton County, AR
I certify this instrument was filed on
10-28-2004 03:46:27 PM
and recorded in Deed Book
2004 at pages 50492 - 50498
Brenda DeShields-Circuit Clerk