in said subdivision (each lot having one vote), taken prior to the expiration of the twenty (20) year period and filed for record in said County, it is agreed to amend or release same. A vote of three-fourths (3/4) majority of the then owners of the lots in said subdivision (each having one vote) may amend these restrictions at any time, such amended restrictions to be filed in the office of the County Clerk, Burnet, Texas.

- b. Reservations, restrictions and easements affecting Block 2A of Cassie Subdivision.
  - (1) All lots in said subdivision shall be exclusively for residential purposes.
  - (2) No building other than a single family residence containing not less than 1200 square feet, exclusive of open porches, breezeways, carports and garages, shall be erected or constructed on any lot in said subdivision. Not more than one residence may be erected or constructed on any lot in said subdivision. No mobile home or structure of any kind may be moved onto any lot. Any residence or other improvement is to be completed within one year of the time its construction is begun, failing which any person owning real property situated in said subdivision, may (1) complete the residence or other improvements at the owner's expense to be secured by a lien against the premises, or (2) obtain injunctive relief requiring removal from premises of the incomplete residence or other improvements, or (3) maintain and have an action for damages sustained.
  - (3) No building or structure shall be occupied or used until the exterior thereof is completely finished with not less than two coats of paint. No outside toilet shall be installed or maintained on any premises and all plumbing shall be connected with a sanitary sewer or

- septic tank approved by the State and Local Department of Health. Purchaser to secure his own Septic System Permits. Outside wall area of house to have a minimum of fifty per cent (50%) masonry construction consisting of brick, ledgestone, field stone, concrete blocks or native type stone veneer. All buildings other than residences shall be constructed and maintained in such a manner that they shall always be neat and orderly in appearance and shall not detract from the appearance of the neighborhood.
  - (4) No improvements shall be erected or constructed within six (6) feet of said property lines, save a fence or retaining wall, which fence or wall shall be neat in appearance.
- (5) All lots are subject to the easements and reservations contained in the plat of Cassie Subdivision, Block 2A, a subdivision in Burnet County, Texas, which plat is recorded in Vol. 2 Page 116 of the Plat Records of Burnet County, Texas; and, subject to these easements, restrictions, and reservations which are recorded in the Deed Records of Burnet County, Texas. Attention is here called to the easements shown on said plat including, but not limited to, a three foot easement over and across the sides, fronts, and backs of each and all lots in the subdivision for the purposes of installing and servicing public utilities, telephone and water lines. There is reserved to Cassie Subdivision, its successors and assigns, the right to cross the streets or to run on said streets shown on said plat for the purposes of installing and servicing public utilities, telephones and waterlines, however, Seller is not in any way obligated to install any utilities or water lines.

- (6) No animals or pets are to be kept on the subdivision lots except domestic house pets.
- (7) If the Buyer, or his assigns, shall violate any part of the covenants herein contained, it shall be lawful for any other person or persons owning real property situated in said subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to prevent him or them from doing such, or to recover damages for such violations.
- (8) All lots are sold subject to the easements from Emory, Peck and Rockwood Development Company to Cassie A. Friedsam, dated August 14, 1930, and recorded in Vol. 79, Pages 40-42, of the Deed Records of Burnet County, Texas; and, easement from Emory, Peck and Rockwood Development Company to Cassie A. Friedsam, dated August 14, 1930 and recorded in Vol. 79, Pages 45-50, of the Deed Records of Burnet County, Texas.
  - (9) There shall be no hunting in this subdivision.
- (10) All lots are sold subject to the reservation by Linda Lou Friedsam of an undivided one-half (1/2) non-participating royalty interest (same being equal to an undivided one-sixteenth (1/16) interest) in and to all oil, gas, mineral elements or radio-active substances in and under said property.
- (11) The restrictions and covenants are hereby declared to be covenants running with the land and shall be fully binding upon all persons acquiring property in said subdivision whether by decent, devise, purchase or otherwise, and any person by the acceptance of title to any lot of this subdivision shall thereby agree and cove-

nant to abide by and fully perform the foregoing restrictions and covenants. The covenants are to run with the land and shall be binding for a period of 20 years from the date hereof; at the end of such period, said restrictions and covenants shall automatically be extended for a successive period of ten (10) years unless by a vote of three-fourths majority of the then owners of the lots in said subdivision (each lot having one vote), taken prior to the expiration of the twenty (20) year period and filed for record in said County, it is agreed to amend or release same. A vote of three-fourths (3/4) majority of the then owners of the lots in said subdivision (each having one vote) may amend these restrictions at any time, such amended restrictions to be filed in the office of the County Clerk, Burnet, Texas.

- .c. Reservations, restrictions and easements affecting Block 6 of Cassie Subdivision.
  - (1) All lots in said subdivision shall be exclusively for residential purposes.
  - (2) No building other than a single family residence containing not less than 1000 square feet, exclusive of open porches, breezeways, carports and garages, shall be crected or constructed on any lot in said subdivision. Not more than one residence may be erected or constructed on any lot in said subdivision. No mobile home or structure of any kind may be moved onto any lot. Any residence or other improvement is to be completed within one year of the time its construction is begun, failing which any person owning real property situated in said subdivision, may (1) complete the residence or other improvements at the owner's expense to be secured by a lien against the premises, or (2) obtain injunctive relief requiring re-

LINDA LOU FRIEDSAM
Cassie Subdivision
To/ Restrictions ANA No. 3
THE PUBLIC

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THE STATE OF TEXAS KNOW ALL MEN BY THESE PRESENTS: That I, COUNTY OF BURNET Linda Lou Friedsam, of McLennan County, Texas the legal and equitable owner of CASSIE SUBDIVISION NO.

- 3, a Subdivision of the Philip Baker Survey No. 92 and Wm. G. Poindexter Survey No. 94, in Burnet County, Texas, do hereby declare and adopt the following protective covenants and restrictions upon the sale and conveyance of all and all lots situated in said subdifision, to-wit:
- lot
  1. No shall be used and occupied except for residential purposes and shall never be
  used for any commercial purpose whatseever.
  - 2. All main dwellings shall contain at least 600 square feet of floor area.
- 3. No dwelling on said premises shall be used and occupied unless and until in each case the owner shall have provided and installed a <u>sanatary sewage</u> disposal system, and no sewerage or waste products from said premises shall be discharged into or permitted to enter any ravine, stream or lake or adjacent to said premises, and in no event shall any out-side toilet be erected on the premises.
- 4. No dwelling house shall be used and occupied on said premises unless and until in each case the owner shall provide, install and thereafter maintain an adequate incinerator for garbage and other like waste matter, and all ashes and other refuse shall be removed from the premises in a neat and orderly condition, and no refuse or waste matter of any kind or description shall be deposited upon any adjoining premises or in any ravine, stream, or lake adjacent to or near the said premises.
- 5. No house trailer, tent shack or any outbuilding or structure shall be placed, erected or permitted to remain on said premises. All structures or buildings placed possible shall be of permanent nature and character and shall also be neat, substantial and sightly.
- 6. The above mentioned owner does hereby reserve and resain a perpetual easement and right-of-way over and along all boundary lines of all lots situated insaid Subdivision for the purpose of installing erecting and laying water pipe lines, sewerage lines and electric transmission lines, which said easement and right-of-way shall be for the use and benefit of said owners, their heirs and assigns,
  - 7. Said premises shall be used only for lawful purposes.
- 8. The previsions hereof are herebyleclared to be conditions, restrictions, uses and covenants running with the land, and they shall be fully binding on all persons acquiring property and lands in said Subdivision by any means, all of said persons, be acceptance of the title and conveyance of any of said property, shall fully comply with said conditions, restrictions, uses and covenants, which shall be binding and in full force and effect until January 1, 1968. On and after January 1,1968, said conditions, restrictions, uses and covenants shall be automatically extended for successive periods of ten (10) years, each, unless changed in whole or in part by a vote of three-fourths (3/4) majority of the then legal owners of the

ls's in said Subdivision, each lot thereof to admit and be entitled one (1) vote. 9. If any person or persons shall violate any of said conditions, restrictions, uses and covenants it shall be lawful for any person owning any of said lots to prosecute such violation or violations at law or inequity, against the violator thereof and to institute appropriate proceedings against any attempted violation thereof and to recover damages therefor. The invalidation of any one or more or any part of these conditions, restrictions, uses and covenants by judgment or court order shall in no wise affect any of the others which shall remain in full force and effect.

Witness my hand this 23 day of July, 1958.

Linda Lou Friedsam (Linda Lou Friedsam)

THE STATE OF TEXAS) Before me, the undersigned a Notary Public in and for McLennan County, COUNTY OF MCLENNAN) Texas, on this day personally appeared LINDA LOU FRIEDSAM, a feme sole, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she executed the same for the purposes and consideration there

Given under my hand and seal of office this 23rd day offuly, 1958.

Evelyn R. McPhail (Evelyn R. McPhail) Notary Public, McLennan County, Texas

FILED FOR RECORD July 24, 1948 at 4:02 P.M. RECORDED JULY 25, 1958 at 1:25 P.M.

Wayne A. Barton, County Clerk, Burnet County, Texas By: Johnnie



THE STATE OF TEXAS )
COUNTY OF BURNET )

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KNOW ALL MEN BY THESE PRESENTS, That I, Linda Lou Friedsam, of McClennen County, Texas, the legal and equitable owner of Cassie Subdivision No. 4, a Subdivision of the G. W. Banta Survey No. 1161, James Olney Survey No. 896, and the G. D. Simpson Survey No. 1550, in Burnet County, Texas, do hereby acknowledge, declare and adopt the following protective covenants and restrictions upon the sale and conveyance of all lots situated in said Subdivision, to-wit:

1. No lot shall be used and occupied except for residential purposes and shall never be used for any commercial purpose whatsoever.

- 2. All main dwellings on all of the Lots in the Cassie Subdivision No. 4, shall contain at least 800 square feet of floor area.
- 3. No dwelling on said premises shall be used and occupied unless and until in each case the owner shall have provided and installed a sanitary sewage disposal system, and no sewerage or waste products from said premises shall be discharged into or permitted to enter any ravine, stream or lake or adjacent to said premises, and in no event shall any outside toilet be erected on the premises.
- 4. No dwelling house shall be used and occupied on said premises unless and until in each case the owner shall provide, install and thereafter maintain an adequate incinerator for garbage and other like waste matter, and all ashes and other refuse shall be removed from the premises in a neat and orderly condition, and no refuse or waste matter of any kind or description shall be deposited upon any adjoining premises or in any ravine, stream or lake adjacent to or near the said premises.
- 5. No house trailer, tent shack or any outbuilding or structure shall be placed, erected or be permitted to remain on said premises.

  All structures or buildings placed on said premises shall be of permanent nature and character and shall also be neat, substantial and sightly.
- b. The above mentioned owner does hereby reserve and retain a perpetual easement and right-of-way over and along all boundary lines of all lots situated in said Subdivision for the purpose of installing erecting and laying water pipe lines, sewerage lines and electric transmission lines, which said easement and right-of-way shall be for the use and benefit of said owners, their heirs and assigns.
  - 7. Said premises shall be used only for lawful purposes.
- E. The provisions hereof are hereby declared to be conditions, restrictions, uses and covenants running with the land, and they shall be fully binding on all persons acquiring property and lands in said Subdivision by any means, all of said persons, by acceptance of the title and conveyance of any of said property, shall be binding and in full force and effect until January 1, 1968. On or after January 1, 1968, said conditions, restrictions, uses and covenants, shall be automatically extended for successive periods of ten (10) years, each, unless changed in whole or in part by a vote of three-fourths (3/4) majority of the then legal owners of the lots in said Subdivision, each lot thereof to admit and be entitled to one (1) vote.

- 2. All main dwellings on all of the Lots in the Cassie Subdivision No. 4, shall contain at least 800 square feet of floor area.
- 3. No dwelling on said premises shall be used and occupied unless and until in each case the owner shall have provided and installed a sanitary sewage disposal system, and no sewerage or waste products from said premises shall be discharged into or permitted to enter any ravine, stream or lake or adjacent to said premises, and in no event shall any outside toilet be erected on the premises.
- 4. No dwelling house shall be used and occupied on said premises unless and until in each case the owner shall provide, install and thereafter maintain an adequate incinerator for garbage and other like waste matter, and all ashes and other refuse shall be removed from the premises in a neat and orderly condition, and no refuse or waste matter of any kind or description shall be deposited upon any adjoining premises or in any ravine, stream or lake adjacent to or near the said premises.
- 5. No house trailer, tent shack or any outbuilding or structure shall be placed, erected or be permitted to remain on said premises.

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- E. The provisions hereof are hereby declared to be conditions, restrictions, uses and covenants running with the land, and they shall be fully binding on all persons acquiring property and lands in said Subdivision by any means, all of said persons, by acceptance of the title and conveyance of any of said property, shall be binding and in full force and effect until January 1, 1968. On or after January 1, 1968, said conditions, restrictions, uses and covenants, shall be automatically extended for successive periods of ten (10) years, each, unless changed in whole or in part by a vote of three-fourths (3/4) majority of the then legal owners of the lots in said Subdivision, each lot thereof to admit and be entitled to one (1) vote.

restrictions, uses and covenants it shall be lawful for any other person owing any of said lots to prosecute such violation or violations at law or in equity against the violator thereof and to institute appropriate proceedings against any attempted violation thereof and to recover damages therefor. The invalidation of any one or more or any part of these conditions, restrictions, uses, and covenants by judgement or court order shall in no wise affect any of the others which

shall remain in full force and effect.

WITNESS my hand this 22 day of March, 1959.

Linda Lou Friedsam

THE STATE OF TEXAS )
COUNTY OF McCLENNEN )

BEFORE ME, The undersigned a Notary Public in and for McClennen County, Texas, on this day personally appeared Linda Lou Friedsam, a feme sole, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this 27 day pf march, 1959.

PUSING NO. NO. LEWIS CO.

Motary Public, McClenne County, Texas.

FILED FOR RECORD 3/ DAY OF March, A.D. 1959-at 3:57 o'clock f.M..

RECORDED 7 DAY OF April, A.D. 1959 at 8:46 o'clock A.M.

WAYNE A. BARTON, County Clerk, Burnet County, Texas. BY paris Conf. Deputy.