

OWNER'S DECLARATION

BE IT KNOWN that August Anthony Candioto and Bernice Frances Candioto, owners of the premises described in the foregoing Surveyor's Certificate, do hereby subdivide said tract of land and do designate such division as Glenwood Park First Addition, an addition to the Village of Chatham, Illinois, in accordance with the attached plat thereof, for the purpose of the sale of lots with reference to description and number of the several lots as designated on said plat. Streets and parkways as shown on said plat are dedicated to public use as public thoroughfares and for sewers, water mains, and for public utility purposes, and the easements upon and across all lots as shown on said plat are dedicated for use for sewers, water mains and other public utilities and for surface water drainage.

In consideration of the purchase of or other acquisition of any lots or parts thereof in Glenwood Park subdivision and in order to secure the best use and improvement of the building sites in said addition, to protect the owners of the building sites therein against undue depreciation in value of their properties, to prevent the erection thereon of poorly designed or constructed buildings, to make the best use of and to preserve the natural beauty of said subdivision, to locate structural improvements therein with proper regard to topographical features of said subdivision, said owners do hereby, for themselves and for their successors and assigns, covenant and agree with all grantees of lots or parts thereof in said subdivision that the restrictions as hereinafter itemized shall be and are hereby declared to be covenants running with the land therein:

1. Areas identified by the letter "P" in the aforesaid plat of Glenwood Park subdivision shall be used only for park and recreational purposes and no structures, not related to such purposes, shall be erected or placed thereon.
2. Lots shall be used for residential purposes only and not more than one residential structure shall be placed on each lot. Each of said structures shall be limited to one single family, detached dwelling not exceeding two and one-half stories in height with private garage for not more than three automobiles.

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3. All residential structures shall meet the following standards. The ground floor area, including utility room and excluding cellar, basement, open porch, breezeway and garage, shall possess an enclosed area of not less than one thousand four hundred fifty (1,450) square feet measured from the outside of each exterior wall, and every dwelling of more than one story, including utility room and excluding cellar, basement, open porch, breezeway and garage, shall possess an enclosed area of not less than one thousand five hundred fifty (1,550) square feet measured from the outside of each exterior wall.

4. "Building site" as used in this instrument shall mean any part of any single tract of land, all of which is owned by the same person or group, and no residential structures shall be erected on placed on any building site having an area less than the area of the smallest lot in said subdivision. No fence or wall shall be erected, placed or altered on any building site nearer to any street than the minimum building set back line unless approval for same has been theretofore obtained from the subdivision's governing authority.

5. No building shall be erected on any lot nearer to the front lot line or nearer to the side street line than the minimum building setback lines shown on the recorded plat. Eaves, steps and open porches shall not be considered as a part of a building, provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot, except if both lots are owned by the same person or persons. No structure shall be located nearer than fifteen feet to any side lot line except if both lots are owned by the same person or persons.

6. Basements for installation and maintenance of drainage and utility facilities are reserved as shown on the recorded plat of Glenwood Park First Addition.

7. No structure shall be erected without an individual waste disposal system and no septic tank shall be installed without first conducting a proper soil percolation test and without provision for the minimum number of laterals as are customarily required for a house of the size contemplated, all in accordance with pertinent regulations of the Illinois State Sanitary Water Board and any other State regulating agency.

8. All electric, telephone and cable television service lines and

wires in Glenwood Park First Addition and to any building site therein shall be installed underground, except that above-ground electrical service will be permitted temporarily during and incident to construction on a building site.

9. No automobile, truck or similar type vehicle or commercial vehicle, trailer, camper or boat shall be maintained or parked on any building site or in or along the streets in Glenwood Park for periods of more than eight hours except in a garage.

10. No structure of a temporary nature, whether same be a partially completed permanent structure, basement, garage, shack, barn or other form of outbuilding or trailer, camper, tent or similar type of shade shall be used on any building site at any time as a residence.

11. No signs of any kind shall be displayed to the public view on any building site excepting one professional sign of more than five square feet situated thereon advertising said property for sale or rent.

12. No animals of any kind other than household pets shall be raised, bred or kept on any building lot and all household pets shall be kept within the confines of the lot area of its owner except when on leash.

13. No lot owner shall interfere with the free flow of surface water across his lot.

14. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.

15. No building site shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

16. No noxious or offensive activity shall be carried on upon any building site, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.

17. Trees, shrubs, bushes and similar growths situated in the subdivisions parks and upon all other grounds common to the residents

not be altered, cut or removed without the permission of the appropriate authorities.

18. Should any local municipal ordinances or other governing statutes be more restrictive than any of the restrictive covenants contained herein, then such ordinances or statutes shall be deemed controlling.

19. The restrictive covenants contained herein shall run with the land and shall be binding on all original lot owners and their respective successors in title or interest for a period of twenty years from the date this declaration is recorded after which time said covenants shall automatically expire.

20. The right to enforce the restrictive covenants contained herein by injunction or other appropriate legal relief or remedy shall be and is hereby vested in all original lot owners and their respective successors in title or interest and in their heirs and assigns.

21. Enforcement of these restrictive covenants shall be by appropriate proceedings at law or in equity by any interested party against any person violating or attempting to violate any restrictions, either to restrain further violation thereof or to recover damages due to such violation. No proceeding in this regard shall be brought after an improvement has been completed.

22. A not for profit corporation, to be named Architectural Control Committee, Inc., shall be organized contemporaneously herewith and said corporation's board of directors shall be comprised of August Anthony Candioto, Bernice Frances Candioto and John L. Reynolds. No structure shall be erected in Glenwood Park First Addition until the construction plans and specifications and a plot plan showing the location of the structure and of the driveway have been approved in writing by the board of directors of said corporation as to quality of workmanship and material, harmony of external design with existing structures and as to location with respect to topography and finished grade elevation and building lines. In the event said board of directors fails either to approve or disapprove any such plans and specifications within thirty days after same have been submitted to it or otherwise fails to file suit to enjoin the erection of such building structure or the making of alterations within forty-five days after construction has commenced, such approval will not be required.

and the restrictive covenants contained herein will be deemed to have been waived. All construction work must be diligently pursued to completion within a reasonable time as determined by the Board of Directors of Architectural Control Committee, Inc.

23. Invalidation of any one or more of these restrictions by judgment or court order shall not affect any of the other restrictive covenants set forth herein and same shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have hereunto set their respective hands and seals upon this 30 day of November, 1971.

August Anthony Candito
AUGUST ANTHONY CANDITO, Owner

Bernice Bringer Candito
BERNICE BRINGER CANDITO, Owner

John J. Murphy
JOHN J. MURPHY
Notary Public



*John J.
August A. Candito*

*R. R. 1
Chatham, Ill.*

521831

State of Illinois, I hereby certify
Sangamon County that this instrument
was filed for record at _____ M.
and _____ recorded _____ M.
In Book _____ Vol. _____
Dec. 1 - 1971
[Signature]
RECORDERS OF DEEDS

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