

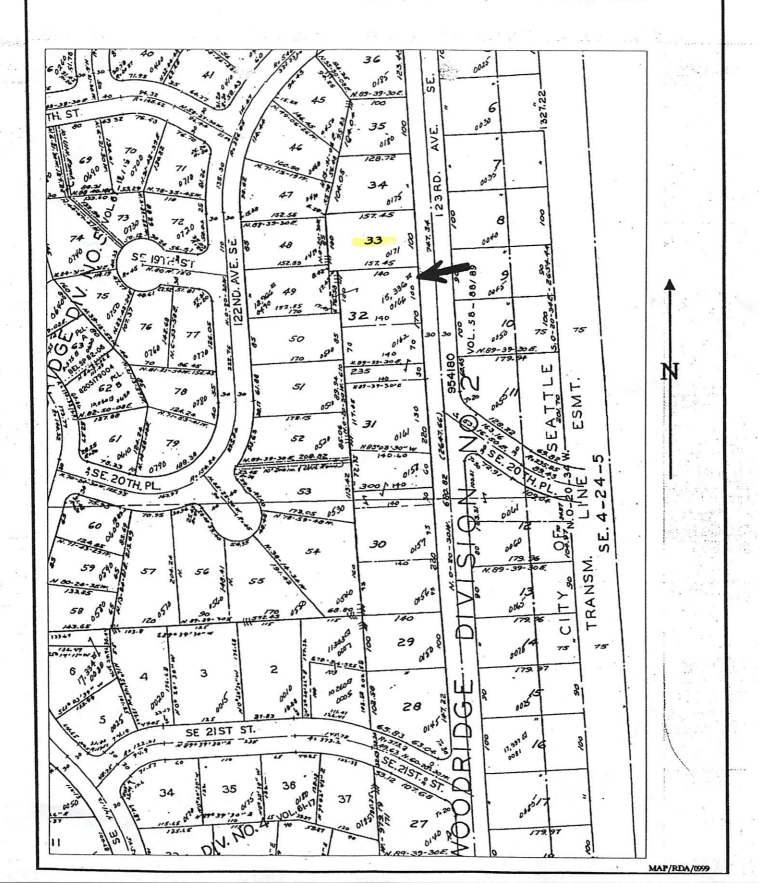
CHICAGO TITLE ISURANCE COMPANY

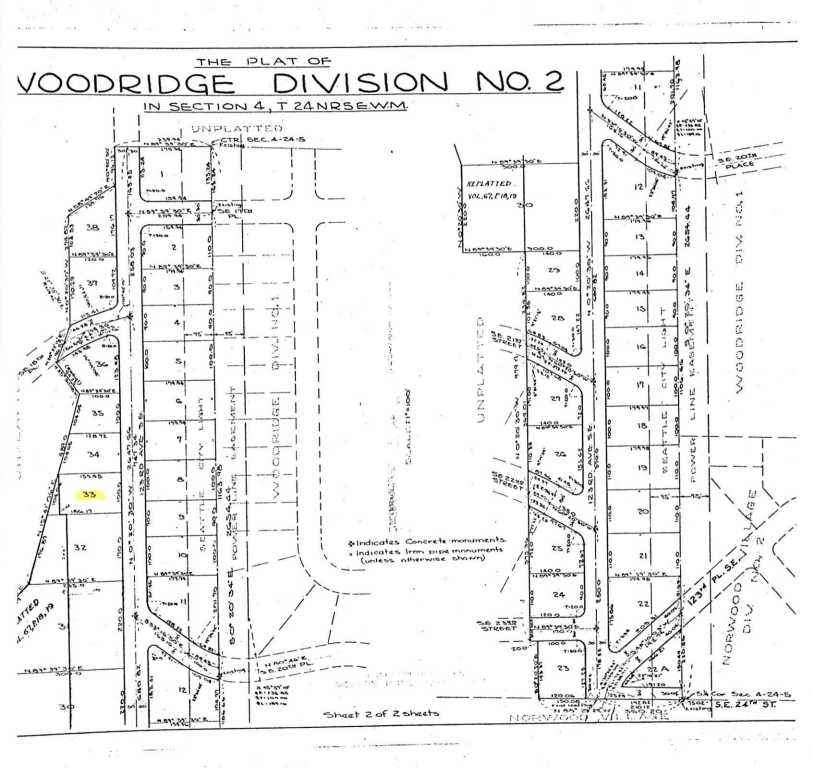
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701 FIFTH AVENUE, #3400, SEATTLE, WA 98104

PHONE: FAX: (206)628-5600 (206)623-7463

IMPORTANT: This is not a Survey. It is furnished as a convenience to locate the land indicated hereon with reference to streets and other land. No liability is assumed by reason of reliance hereon.





PLAT OF THE /OODRID

TION 4.

FRISIDENT

ESCRIPTION

This Plat of Woodride Division No 2 embraces a portion the 5W4 of Section 4, Twp 24N, Rng 5 E. W.M. described follows: Commencing at the center of said Section 4, the up Point of Beginning, thance 50°20°34 E along the north 4 outh centerline of said Section 4 for 2654.44 feet to the outh 14 of said Section 4; thence N88°29'29' Walong the south up of said Southwest 14 of Section 4 for 360.20 feet; thence 0°20'30'W for 143.37 feet, thence 589°39'30'W for 20 feet; ance N0°20'30'W for 919.19 feet, thence 389°39'30'W for 0°20'30'W for 200 feet; thence N0°20'30'W for 2200 feet; thence N 19°1'15'W for 121.77 feet; thence N 44°39'30'E for 148.49 feet; ince N 15°41'06'E for 189.0 feet; thence N 35°30'06'W for 1225 feet; thence N 20°22'16'E for 96.87 feet; thence N 0°20'30'W for 96.15 feet; thence N 88°49'20'E for 139.16 feet; thence 0°20'30'W for 96.15 feet; thence N 88°49'20'E for 139.16 feet; thence 0°20'30'W for 96.15 feet; thence N 88°49'20'E for 139.16 feet; thence o'20'30'W for 96.15 feet; thence N 88°49'20'E for 139.16 feet; thence o'20'30'W for 96.15 feet; thence N 88°49'20'E for 139.16 feet; thence o'20'30'W for 96.15 feet; thence N 88°49'20'E for 139.94 feet to the True Point of Beginning, Except County Roads of subject to an easement to the City of Seattle for a swer transmission line.

Selectification to be produced and in

EDICATION

KNOW ALL MEN BY THESE PRESENTS, that Modern Home Unlieurs, Inc., and Continental, Inc., corporations organized and existing under the lawn of the State of Washington, owner in fee simple and motgrace, respectively, of the tract of land as even in the plate of Woodloge Division No.2, do hareby exclored and plat and dedicate to the public for the use of the public graver all streats and roads shown thereon.

In witness whereor, we have hereunto set our hands and that it is corporate seal this 32day of May 1951.

NIDDERN HOME BUILDERS, INC.

CONTINENTAL, INC.

This is to cartify that on this J' day of May 1957 personally peared before ma G. O. Medack and R. W. Bishop, Jr to ma nown to be the President and Secretary, respectively, of coern Home Builders, Inc., the corporation that executed he within and foreigning instrument and who acknowledged to me that they signed and sealed the same as a free and pluntary act and dead of said corporation for the uses and purposes therein mentioned and on oath stated that has year authorized to execute said instrument and that he seal affixed is the corporate seal of said corporation.

CKNOVLEDGMENT

Solvey or was inversely that on this state of Mry 1957 personally that is to certify that on this state of Mry 1957 personally personal before me 16.4 Beers at and Jettele — to me nown to be the 16 to view and inversely, of normanistral, Inc., the corporation into executed the without ond foregoing instrument and who acknowledged to it that they signed and sealed the same as a free and its that they signed and sealed the same as a free and oluntary act and deed of said corporation for the uses oluntary act and deed of said corporation for the uses of purposes therein mentioned and on oath stated that he ware authorized to execute said instrument and that he seal affixed is the corporate seal of said corporation.

Disputation of the sealer of the s

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RESTRICTIONS

No lot or portion of a lot in this plat shall be divided and sold or resold or ownership changed or transferred, whereby the ownership of any portion of this plat shall be less than the area required for the use district in which located.

ENGINEERS CERTIFICATE

1, Wolton E. Crana, Rag. Prof. Land Surveyor, do hereby cartify that the annexed Plot of Wooderbeirogic Division No. 2 is based on an actual survey and subdivision of Sec. 4, T. 24h. R.S. E.W.M., that the courses and distances are shown correctly thereon, that the monuments have been set and the lot and block corners staked correctly on the ground; and that I have fully complied with the provisions of the statute and platting regulations.

PPROVALS

approved this 2td day of June __ _ _เคธา` - COUNTY HOLD STORES

الماسية محمود مسامة حميدة مسامة

I, hereby certify that the within plat of Woodridge Division No. 2 is duly approved by the King County Planning Commission on this 12 day of Jude ___1957

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Examined and approears ! SP ENGINEE (AMGS)

ATTEST DE LES

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Robert a Morris

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Sheet 1 of 2 sheets

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WOODRIDGE DIVISION NO. 2

All lots in this tract shall be known and described as residential lots. No structure shall be erected, altered, placed or permitted to remain on any residential building plot other than one detached single family dwelling not to exceed one story in height in case of non-basement house, or one story in height above basement and private garage for not more than two cars. No structure upon any of said property shall have roof pitch of more than 4-1/2 feet in elevation for each 12 feet of horizontal distance.

No fence or wall shall be erected, placed or altered on any lot nearer to any street than minimum building setback line. No building shall be located nearer than 20 feet to the front lot line or nearer than 20 feet to side street line. No building except detached garage or other outbuilding, located 70 feet or more from the front lot line shall be located nearer than 10 feet to any side lot line. No dwelling shall be erected or placed on any lot having a width of less than 70 feet at the minimum building setback line, nor shall any dwelling be erected or placed on any lot having an area of less than 7200 square feet.

No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other cutbuilding shall be used on any lot at any time as a residence either temporarily or permanently.

All driveways shall be paved from garage to street paving. Roofing shall be of other than composition shingles.

The finish floor level of one house shall not be above or below the floor level of the adjoining house on either side by more than one third the distance between the houses.

No dwelling shall be permitted on any lot at a cost of less than \$17,000.00, based upon cost levels prevailing on date these covenants are recorded, it being the intention and purpose of these covenants to assure that all dwellings 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 at the minimum cost stated herein for minimum permitted dwelling size. The ground floor area of the main structure, exclusive of one story open porches and garages, shall be not less than 1400 square feet, except in case of daylight basement structure, in which case the main floor area shall not be less than 1250 square feet. A daylight basement shall be defined as one in which the finished basement floor is not more than three feet below grade on exposed sides and the window area shall be at least 20% of area of the exposed basement walls.

Public utility easements over, under and across the lots shall not be used for any purpose inconsistent with their use as public utility easements. Said easements shall become effective if, and when said utilities are constructed and installed.

Any dwelling or structure erected or placed on any lot in this subdivision shall be completed as to external appearance including finished painting, within eight months after the date of commencement of construction.

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The minimum rear yard shall be 25 feet which in all cases shall be opposite the narrow side of lot abutting a street.

No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided they are not kept, bred or maintained for any commercial purposes.

No trees, shrubs or planting of any type shall be allowed to grow more than 15 feet in height. An Architectural Control Committee composed of three members as follows: Donald H. Healy, Bruce Thomas and Scott T. Norton, shall serve until their successors are appointed and not for a period in excess of one year. A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee the remaining members shall have full authority to designate a successor. Neither members of the committee nor its designated representatives shall be entitled to any compensation for services performed pursuant to this covenant. If at the end of one year from the date of recording hereof, first named committee has not been replaced, the then owners of lots in this addition shall appoint three of their number to serve as the membership of this committee.

The Committee's approval or disapproval as required in these covenants shall be in writing. In event the committee or its designated representative fails to approve or disapprove within thirty days after plans have been submitted to it or in any event if no suit to enjoin the construction has been commenced prior to completion thereof, approval will not be required and the related covenants shall be deemed to have been fully complied with. No structure shall be built on any residential lot until the owner shall have submitted to the Architectural Control Committee two copies each of the Plans and Plot Plan of said structure, and the architectural control committee shall have the authority and jurisdiction to require such modification in said plot plans and plan as may be necessary to make said proposed structure comply with the terms of these protective covenants.

No structure which the committee disapproves as herein provided shall be built until modified plans or plot plan, as case may be have been submitted and approved by the committee.

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 years from date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten years, unless an instrument signed by a majority of the then owners of lots has been recorded, agreeing to change said covenants in whole or in part.

If the parties hereto or any of them or their heirs or assigns shall violate or attempt to violate any of the covenants herein it shall be lawful for any other person or persons owning any real estate situated in said development or subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenants and either to prevent him or them from so doing or to recover damages or other dues for such violation.

Invalidation of any one of these covenants by judgment or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.