

STATE OF ILLINOIS } RECORDER'S
COUNTY of CARROLL } SS. OFFICE
FILED FOR RECORD May 25, 1972
AT 2:10 O'CLOCK P. M. AS INSTR.
No. 343136 AND RECORDED IN
Misc. RECORD 45 AT PG 220
Debra M. Andrew Recorder
By: D. L. Rogers Deputy

SUPPLEMENTAL DECLARATION

OF

RESTRICTIVE COVENANTS

LAKE CARROLL, SECTION 2
PARK VIEW

This Declaration (Supplemental Declaration) is made this 25th day of MAY, 1972, by RUSSWOOD OF ILLINOIS, INC., (Declarant).

Declarant has recorded on the 25th day of MAY, 1972, in the Office of the Recorder of Carroll County, Illinois, in ^{Miscellaneous} Book 45 at pages 184 THRU 216, a certain Declaration of Restrictive Covenants subjecting LAKE CARROLL (the Development) to the provisions thereof pursuant to an incremental plan of development and improvement.

NOW THEREFORE, Declarant hereby declares that:

1. The Development includes all of the real property set forth and described in the Plats of Section 2 of LAKE CARROLL, recorded with the Recorder of Carroll County, Illinois, on the 25th day of MAY, 1972, in Book 7 of Plats at pages 92, 93.
2. All of the real property described in the Plat is made subject to the provisions of the Declaration of Restrictive Covenants, as and for the extent applicable, the provisions of which are incorporated herein by reference.
3. Pursuant to the provisions of the Declaration of Restrictive Covenants, all of the numbered Lots shown on said Plats are designated Single Family Residential as to permitted use; and, the minimum area of each dwell-

for Amended Supp rec Record Bk. 45 Misc. Pa. 253

ing constructed thereon shall not be less than the following:

(A) Dwellings constructed on those Lots described in said Plots as "A" Lots shall have a minimum area of 1,000 square feet, 75% of which must be contained in the first floor of said dwelling, no portion of said first floor being below ground level.

(B) Dwellings constructed on those Lots described in said Plots as "B" Lots shall have a minimum area of 800 square feet, all of which must be contained in the first floor of said dwelling, no portion of said first floor being below ground level.

4. Each of said Lots shall carry with it as an appurtenancy a membership in the LAKE CARROLL ASSOCIATION, subjecting said Lot and the owner thereof to the privileges and obligations pertaining to such membership as set forth in the Association's Articles and By-Laws.

5. Pursuant to the provisions of the Declaration of Restrictive Covenants, the following property in the Development, as shown on the Plats, is designated as Common Area and shall be used therein as private streets and roads:

Foothills Lane	Eastcrest Court
Park View Circle	Westcrest Court
Holiday Court	Langwood Court
Grandview Drive	

6. Pursuant to the provisions of said Declaration, the following property as shown on the Plats is designated as Common Area and shall be used thereon as private parks, parkways, recreation areas or related uses:

Parcels T-6, T-7, T-8

7. Pursuant to the provisions of said Declaration, the following property as shown on the Plats is designated as Reserved Area, and shall be retained by Declarant:

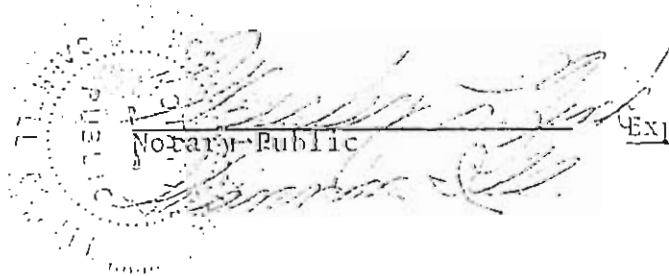
Parcels R-1, R-2

IN WITNESS WHEREOF, Declarant has executed this Supplemental Declaration this 25th day of 11/11, 1972.

RUSSWOOD OF ILLINOIS, INC.

By: [Signature]
Vice President

 CORPORATE ATTEST SEAL
[Signature]
Secretary

 Notary Public
Expiration Date: 12/19/72