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NO PRIVATE OR SEMI-PUBLIC WATER SUMPLY AND/OR SEWARE PIPTOSAL SYSTEM MAY BE LOCATED DOOR OR ADJACENT TO ANY LOT, OR LOTA. IN THIS SUBDIVISION WHEN IS NOT IN COMPLIANCE WITH DEGULATIONS OR PROCEDURE AS PROVIDED BY THE INDIANA STATE BOARD OF HEALTH OR OTHER CIVIL AUTHORITY HAVING JURISDICTION. NO SERTE TANK OR A BODROTION FIELD SHALL BELOCATED, CONSTRUCTED OR MAINTAINED EXCEPT AS ADDRESD. BY SAID HEALTH ALTHORIET, NOR SHALLAMY OTHER METHOD OF SEVACE DISTORAL BE INSTALLED OR LISTO ON ANY LOT ORLOTS IN THIS SUBSIVISION.
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FEET IN THE CASE OF A ONE STORY STRUCTURE, NOR LEVE THAN SEVEN HUNDRED TWENTY (TO) SOUDDE FEET IN THE CASE OF A ONE AND ONE HALF.
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PETHICATIONS OF SUCH BUILDING SHALL HAVE BEEN ADDROVED IN WRITING AS TO COMPORMITY AND HARMONY OF ESTERNAL DESIGN WITHERSTING.

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OF THE PRINCE OF MARY B. PAYER, B.C. LOCAM, BURNICE BROKE AND MARY AND LOCAM, OR BY A REPRESENTATIVE DESIGNATED BY A MAJORITY
OF THE MEMBERS OF SAID COMMITTEE. IN THE EVENT OF THE BEATH OR REDIGNATION OF ANY MEMBERS DAVID COMMITTEES THE FORMANT OF THE PRINCE OF THE FORMANT OF THE F WIR LIES STRONGERS IF THE COMMITTEE SHALL TAIL TO ACT DOOR ANY PLANS SUBMITTED FOR APTROVAL WITHIN A DERIOD OF THE TEEM (10) LAYS FROM
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WINCH PLANS HOWEVER STALL HOT BE CONTRACT TO ANY OF THE PROVISIONS, CONTRACTORS OR RESTEWATIONS PROVIDED INTUING
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METHER THE MEMBERS OF SUCH COMMITTEE, NOW ITS DESIGNATED REDRESSENTATIVE, SHALL DE ENTITIES TO ANY COMPENSATION FOR THE
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FOR THE REPRESENTATIVE OR REPRESENTIVES WHO SHALL THEREAFTER EXERCISE THE SAME POWERS PREVIOUSLY EMERCISED BY SAID COMMITTEE.

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IS ASREED TO CHANGE SAID COVENANTS IN WHOLE OR IN PARTIE
WITHESS: MY SIGNATURE THIS ZERP DAY 1933.

Mary B Payner MIDOWED AND DIMMADDIED

APPROVED THIS 2/51 DAY OF AUGUST 1953 AUG 21 1958

MARIA COUNTY DIRATISMAN STORES

BEFORE ME, THE UNDERBURNERS, A NOTARY PUBLIC IN AND FORDAID COUNTY AND STATE, PERSONALLY ADDEADED MARY B. PAYME, AND ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT AD HER VOLUNTARY ACT AND DEED FOR THE USE AND PURIOSE THERIN EXPRESSED AND APPINED HER SIGNATURE THERE TO.

WITNESS: MY SIGNATURE AND HOTARIAL SEAL THIS ZZEE DAY OF MAY 1953

MY COMMERCIA ExONES MAY 1, 1956

COLINTY OF MERION STATE OF INDIANS

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WITHESE MY SIGNATURE THIS 22 TO DAY OF MAY 1858.

Alit Blumber

The Undersigned, Mady D. Dayne, Widowed and Unmarried, Owner Of the Real Estate Herein Described do Herbe Lax Off, Dia And Suddivide, The Same In Accordance with the Play Andreating Degree the Real Sudivides the Street Therein, If Accordance with the Play Andreating Degree to Princip Use.

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"Perry Manor Covenant & Restrictions PLAT BOOK 56

- (1) Perry Manor and Perry Manor Homeowner's Association (PMHA) is defined as the area bound on the north by homes on the south side of Edgewood Avenue, to and include homes on both sides of Brian Drive, on the east by homes on both sides of Sherman Drive, on the south by homes on the south side of Banta Road, and on the west by homes located on the east side of McFarland Road.
- (2) The PMHA Board of Directors has the duties and responsibilities to modify or amend, from time to time, criteria for the PMHA subdivision, as supported by the bylaws requirements, and to set forth in writing, and make known to all owners and all perspective owners in the PMHA subdivision, the Covenants and Restrictions of the neighborhood.
- (3) The PMHA Board of Directors shall regulate the external appearance, use, location, and maintenance of the lands subject to these covenants and restrictions, and improvements thereon, in such a manner as to preserve and enhance values as a single family residential subdivision, to maintain harmonious relationship among structures and the material vegetation and topography, and to determine compliance with these covenants and restrictions.
- (4) The streets therein, if not heretofore dedicated, are hereby dedicated to public use.
- (5) There are strips of ground of such widths as are shown on the recorded plat, which are hereby reserved for use of Public Utilities, for the installation and maintenance of poles, mains, lines, wires, ducts, drains and sewers, subject at all times to the authority of the proper Civil Officers and to the easements herein reserved. No permanent or other structure shall be erected or maintained on said strips, but owners of lands herein shall take their titles subject to the rights of such Public Utilities and to the rights of the owners of other lots in this subdivisions, for ingress and egress in, along, across and through the several strips so reserved.
- (6) All lots in this subdivision shall be known and designated as residential lots. No structures shall be erected, altered, placed or permitted to remain on any residential building lot or lots other than detached single family dwelling, not to exceed two and one-half stories in height, accessory buildings thereto, and a private garage for not more than three vehicles.
- (7) No hotel, boarding house, rooming house, double house, duplex, mercantile building, factory building or buildings of any kind for commercial use shall be erected or maintained on any lot in this subdivision.
- (8) No building, structure or appurtenance thereto, except fences, shall be located within fifteen (15) feet of any side lot line. Where a structure is built upon more than one single lot, this restriction shall apply to the side lot lines of the extreme boundaries of the multiple lots or portions thereof. No residence building shall be wider than seventy-five (75) percent of the frontage of the lot or lots upon which it is situated, including porches or attached garages.
- (9) No construction shall be commenced, nor any building or fence be erected, placed, or altered on any lot or lots in this subdivision until the building plans, specifications, plot plan, and drainage plan of such buildings have been approved, in writing, as to the conformity and harmony of external design with existing structures in these subdivisions. The PMHA Board of Directors will have fifteen (15) days to act on the plans. If the PMHA Board of Directors fails to act on the plans building according to the plans submitted. The PMHA Board of Directors will receive no compensation for the approval
- (10) It is not the intent of the covenant and restrictions to prohibit the placement of outbuildings and/or storage buildings, but to insure that the construction materials and methods utilized are in conformity with the theme of this subdivision.
- (11) No farm animals or fowl shall be permitted on any lot or lots in this subdivision and no pets or domestic animals shall be kept thereon for commercial purposes.
- (12) No building shall be located on any lot nearer to the front lot line or nearer the side street setback lines than the minimum setback lines as shown on the recorded plat.
- (13) No fence shall be erected on or along any lot line or on any lot, the purpose of which shall be to obstruct reasonable vision, light and air, except as required to meet municipal requirements, all fences shall be kept in good repair and erected so as to reasonably enclose the property and decorate the same without hindrance or obstruction to any other property. No fence shall be erected between the front property line and the building set-back line other than a fence of a decorative nature not exceeding three feet six inches (3'-6") in height.
- (14) No private or semi-public water supply and/or sewage disposal system may be located upon or adjacent to any lot or lots in this subdivision which is not in compliance with regulations or procedure as provided by the Indiana State Board of Health or other civil authority having jurisdiction. No septic tank or absorption field shall be located, constructed or maintained except as approved by said health authority, nor shall any other method of sewage disposal be installed or used on any lot or lots covered by this Covenant.
 (15) The ground floor area of the main structure, exclusive of the main structure.
 - The ground floor area of the main structure, exclusive of open porches and garages, shall be not less than nine hundred (900) square feet in the case of a one story structure; nor less than seven-hundred-twenty (720) square feet in the case of a one and one-half, two, or two and one-half story structure, provided no structure of more than one story shall have less than an aggregate of nine hundred (900) square feet of finished and livable floor area.
- (16) No oil drilling, oil development operations, oil refining, quarries or mining operations of any kind shall be permitted upon, or in, any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted on, 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 on any lot.
- The owner of any lot shall, at all times, maintain the lot and any improvements situated thereon in such manner as to prevent the lot or improvements situated thereon from becoming unsightly and, specifically, such owner shall mow the lot at such times as may be reasonably required in order to prevent the unsightly growth of vegetation and noxious weeds, remove debris and rubbish, cut down and remove unsightly dead trees, and prevent the existence of any other condition that reasonably tends to distract from or diminish the aesthetic appearance of the real estate.

- (18) No campers, recreational vehicles, utility trailers, motor homes, tractor-trailer rigs, semi truck cabs, and boats may be parked on the lot or driveways of said owners, except of a temporary nature not to exceed one week in any given 30-day period. Such temporary street-edge parking cannot, in any way, block access to through driving.
- (19) If the parties hereto, or any of them, or their heirs or assigns, shall violate or attempt to violate any of the covenants, restrictions, conditions, or provisions herein, it shall be lawful for the PMHA Board of Directors, or any other person or persons owning any real property situated in this subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and/or restrictions, either to prevent him/her or them from doing so to recover damages or other dues for such violation, or to require the removal of structures erected in violation hereof. The prevailing parties shall have the right to recover legal expenses, including reasonable attorney's fees.
- (20) Any structure and/or vehicles of any type, as referenced in (18) above, located in this subdivision already erected or parked as of March 21, 2002, will be considered to be grandfathered.
- (21) These foregoing covenants, restrictions, provisions and conditions running with the land shall be binding on all parties and all claiming parties.

Dated this 21st day of March 2002.

Authored and passed by the Perry Manor Homeowners Association on March 21, 2002, as required by Perry Manor Homeowners Association bylaws.

Perry Manor Homeowners Association Board of Directors

Resolution on Covenant/Restrictions

WHEREAS, the Board of Directors of the Perry Manor Homeowners Association met on March 21, 2002; and

WHEREAS, said Board of Directors voted to accept and approve the "Perry Manor Covenant & Restrictions" as approved and updated by the necessary votes of the homeowners (as required by the bylaws of the Association) with residences within the boundaries of the area known and registered as Perry Manor (description attached); and

WHEREAS said vote was taken on March 21, 2002, at a called meeting of the Homeowners Association for the purpose of approving said covenant.

THEREFORE BE IT RESOLVED that the Perry Manor Homeowners Association Board of Directors affirm that we approve the updated Covenant and Restrictions for Perry Manor effective March 21, 2002.

Marcia He	rec	3/26/02
Marcia Harris, President		Date
Muzaan Mar Myron Marsh, Vice Pres	ch	3/26/02
Myron Marsh, Vice Pres	ident	Date
Villour	rs	3/26/02
Fred Harris, Treasurer		Date
- Robert Nacs		3/26/02
Robert Poisal, Secretary		Date
State of Indiana)	
) SS	
County of Marion)	
Subscribed before me, a	Notary Public, this <u>3646</u> day o	of <u>March</u> , 2002.
And the second s	Signed: Synda S. Beld	ing
	Commission Number: 4493	
The second of the second	Expires: 1-4-2008	

105492

CARION COUNTY ASSESSOR

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08/19/2014 10:56 AM
JULIE L. VOORHIES
MARION COUNTY IN RECORDER
FEE: \$ 38.50

PAGES: 9 By: BBB

SUBJECT TO FINAL ACCEPTANCE FOR TRANSFER

• This page has been added for recording purposes due to IC 36-2-11-16.5 the margin requirements have not met.

There is NO room on the document for the proper <u>Recorder and Assessor</u> recordation stamps.

IC 36-2-11-16.5 (n

Requirements for instrument or document presented for recording

Sec. 16.5. (a) This section does not apply to the following:

- (1) A judgment, an order, or a writ of a court.
- (2) A will or death certificate.
- (3) A plat.
- (4) A survey.
- (b) The county recorder may receive for record an instrument or a document without collecting the additional fee described in subsection (c) if: (1) the instrument or document consists of at least one (1) individual page measuring not more than eight and one-half (8 1/2) inches by fourteen (14) inches that is not permanently bound and is not a continuous form;
- (2) the instrument or document is on white paper of at least twenty (20) pound weight and has clean margins:
- (A) on the first and last pages of at least two;(2) inches on the top and bottom and one-half (1/2) inch on each side; and
 - (B) on each additional page of at least one-half (1/2) inch on the top, bottom, and each side; and
- (3) the instrument or document is typewritten or computer generated in black ink in at least 10 point type.

(c) For each instrument or document presented for recording that does not conform to the requirements of subsection (b), the recorder may attach additional pages, as needed, and collect one dollar (\$1) for each nonconforming page.

As added by P.L.211-1996, SEC.5.

There is a \$3 fee for this page.

"I AFFIRM UNDER THE PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT,

UNLESS REQUIRED BY LAW."

lichard H.Wilson

Prepared by

See Minutes Exhibit TA

28470204:xT

Perry Manor Homeowner Association

Covenants & Restrictions

A200200073167

- (1) Perry Manor and Perry Manor Homeowner's Association (PMHA) is defined by the attached appendix for Section 1, Section 2 and Section 3. Note* Section 3 is missing some distance and degree markers in order to complete the legal description. Copies are available at the City County Building and the Office of Code Enforcement on S. East Street. However, the distance and degree markers are also unreadable at those locations.
 - (2) The streets therein, if not heretofore dedicated, are hereby dedicated to public use.
- (3) There are strips of ground of such widths as are shown on this plat, which are hereby reserved for use of Public Utilities, for the installation and maintenance of poles, mains, lines, wires, ducts, drains and sewers, subject at all times to the authority of the proper Civil Officers and to the easements herein reserved. No permanent or other structure shall be erected or maintained on said strips, but owners of lands herein shall take their titles subject to the rights of such Public Utilities and to the rights of the owners of other lots in this subdivision, for ingress and egress in, along, across and through the several strips so reserved.
- (4) All lots in this subdivision shall be known and designated as residential lots. No structures shall be erected, altered, placed or permitted to remain on any residential building lot or lots other than detached single family dwelling, not to exceed two and one-half stories in height, accessory buildings thereto and a private garage for not more than four cars.
- (5) No hotel, boarding house, rooming house, double house, duplex, mercantile building, factory building or buildings of any kind for commercial use shall be crected or maintained on any lot in this subdivision.
- (6) No building, structure or appurtenance thereto, except fences. Shall be located within fifteen (15) feet of any side lot line or five (5) feet from any back lot line. Where a structure is built upon more than a single lot, this restriction shall apply to the side lot lines of the extreme boundaries of the multiple lots or portions thereof. No residence building shall be wider than seventy-five (75) percent of the frontage of the lot or lots which it is situated, including porches or attached garages.
- (7) No trailers, shacks or out-buildings of a permanent or temporary nature or kind shall be erected or situated on any lot or lots except during period of construction; and said buildings must be of a proper structure and for use by the builder for storage of his materials and tools only. No composition or roll roofing shall be exposed to the surface of a complete dwelling. If said dwelling is constructed of cement, concrete, cement block or cinder block, same shall be finished or covered on the exterior surface with a material acceptable to the committee hereinafter provided. No structure shall be occupied for diving purposes until the exterior of the house is visibly completed. Immediately upon purchase of a lot, or lots,

the Buyer shall assume full responsibility for keeping weeds mowed on said lot, or lots, at all times. In the event of a Buyer's failure to mow said weeds, the Seller, or Seller's Representative, is vested with authority to cut said weeds and charge said costs to Buyer.

- (8) No farm animals or fowl shall be permitted on any lot or lots in this subdivision and no pets or domestic animals shall be kept thereon for commercial purposes.
- (9) Building lines as shown on this plat in feet back from the property lines of the several streets are hereby established, between which lines and the street property lines there shall be erected or maintained no structure or part thereof other than one story open porches.
- obstruct reasonable vision light and air, except as required to meet municipal requirements. This includes solid fences of any material. No fence shall be erected between the rear property line and the building setback line that exceeds forty-eight inches (48") in height. No fence shall be erected between the front property line and the building set-back line other than a fence of decorative nature not exceeding three feet six inches (3'6") in height. All fences shall be kept in good repair and erected as to reasonably enclose the property and decorate the same without hindrance or obstruction to any other property. Any exceptions to the requirements listed above, must have express consent and approval from the PMHA Board of Directors prior to construction.
- (11) No private or semi-public water supply and/or sewage disposal system may be located upon or adjacent to any lot or lots in this subdivision which is not in compliance with regulations or procedure as provided by the Indiana State Board of Health or other Civil Authority having jurisdiction. No septic tank or absorption field shall be located, constructed or maintained except as approved by said Health Authority, nor shall any other method of sewage disposal be installed or used on any lot or lots in this subdivision.
- (12) The ground floor area of the main structure, exclusive of open porches and garages shall be not less than nine hundred (900) square feet in the case of a one story structure; nor less than seven hundred twenty (720) square feet in the case of a one and one-half, two or two and one-half story structure, provided no structure of more than one story shall have less than an aggregate of nine hundred (900) square feet of finished and livable floor area.\
- (13) No oil drilling, oil development operations, oil refining, quarries or mining operations of any kind shall be permitted upon, or in, any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted on, 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 on any lot in this subdivision.
- (14) All lots in the subdivision shall be maintained by the owner in such a way to prevent the existence of any condition which reasonably distracts from or diminishes the aesthetic of the subdivision, the property or causes obstructions to any other property. This includes maintaining the lot and any improvements situated thereon in such a manner as to prevent them from becoming unsightly and, specifically, each owner shall mow the lot at such times as may be reasonably required in order to control

growth of unsightly vegetation and noxious weeds, shall remove all debris and rubbish, and eliminate dead attrees or shrubbery from the property.

- No campers, recreational vehicles, utility trailers, motor homes, tractor-trailer rigs, semi-truck cabs, boats or aquatic vehicles of any nature may be parked in the front of any lot in the subdivision. The aforementioned vehicles must be located on the lot behind the front line of the main structure building therein. At no time may the aforementioned vehicles be parked on any street, street-edge or in any way block access to through driving.
- (16) No constructions shall be commenced nor any building be erected, placed or altered on any lot, or lots, in this subdivision until the plot plan, building plans, specification and drainage plan of such buildings shall have been approved in writing as to conformity and harmony of external design with existing structures in this subdivision, and as to the location of the building with respect to topography and finished ground elevation, by the PMPIA Board of Directors or by representatives designated by a majority of the members of the Board of Directors. If the PMHA Board of Directors shall fail to act upon any plans submitted for approval within a period of fifteen (15) days from the date of submission on the same, then the owner or his assigns may proceed with the building according to the plans submitted, which plans however shall not be contrary to any of the provisions, covenants, conditions or restrictions provided in this instrument; and the failure of the PMHA Board of Directors to act within fifteen (15) days shall be deemed an approval of the plans submitted. The PMHA Board of Directors and its designated representatives shall not be entitled to any compensation for the services performed pursuant to this covenant.
- (17) The PMHA Board of Directors shall cregulate the external appearance, use, location and maintenance of the lands subject to these covenants and restrictions, and improvements therein, in such a manner as to preserve and enhance values as a single family residential subdivision, to maintain harmonious relationship among structures within, the material vegetation and topography, and to determine compliance with these covenants and restrictions.
- (18) If the parties hereto, or any of them, or their heirs or assigns, shall violate or attempt to violate any of the covenants, restrictions, conditions or provisions herein, it shall be lawful for the PMHA Board of Directors or any other person or persons owning any real property situated in this 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 so to recover damages or other dues for such violation, and to require the removal of any structures erected in violation thereof. The prevailing parties shall have the right to recover legal expenses, including reasonable attorney's fees.
- (19) These foregoing covenants, restrictions, provisions and conditions shall run with the land and shall be binding on all parties and all parties claiming under them indefinitely, unless by a vote of the majority of the owners of lots in this subdivision it is agreed upon to change said covenants in whole or in part.

CUM CON

PERRY MANOR SECTION I

LEGAL DESCRIPTION

I, the undersigned, do hereby certify that this plat is true and correct and represents a subdivision of part of the North East quarter of Section 8, Township 14 North, Range 4 East, more particularly described as follows:

Beginning at the South West corner of the North East quarter of said said section, thence north along the west line of said quarter (1/4) section a distance of 1898.40 feet, thence deflecting to the right 88° 10' a distance of 1080 feet, thence deflecting to the left 91° 50' a distance of 258.5 feet, thence deflecting to the right 91° 30' a distance of 850.20 feet, thence deflecting to the right 88° 27' a distance of 70.90 feet, thence deflecting to the left 88° 07' a distance of 285.00 feet, thence deflecting to the left 91° 38' a distance of 125.00 feet, thence deflecting to the right 91° 38' a distance of 210 feet, thence deflecting to the right 88° 22' a distance of 125.00 feet, thence deflecting to the left 88° 22' a distance of 275', thence deflecting to the right 88° 22' a distance of 1253.00' to the place of beginning, containing in all 57.085 acres more or less, excepting however all legal highways or rights of way.

This subdivision consists of 57 lots, numbered from one (1) to fifty-seven (57), both inclusive, with streets as shown on this plat.

The sizes of lots and widths of streets are shown on this plat in figures denoting feet and decimal parts thereof.

Witness: My signature this 22nd day of May 1953.

Herbert Bloemker

Registered Engineer No. 1836 -- Indiana--

PERRY MANOR FIRST SECTION - AMENDED

Above plat re-recorded September 29, 1954, for the purpose of showing amendments as to lots 36 to 42 inclusive and lots 48, 49 and 50 and for locating Bryan Drive adjacent to said lots as intended in the original Refry Manor, recorded in plat book 28, pages 441 and 442.

Approved this 6th day of October, 1954. Marion County

James W. Cadbert, draftsman

APPENDIX

PERRY MANOR SECTION II

LEGAL DESCRIPTION

I, the undersigned, do hereby certify that this plot is true and correct, and represents a survey of part of the Northeast Quarter (1/4) of Section 8, Township 14 North, Range 4 East more particularly described as follows:

Beginning at the Southeast Corner of of the Northeast Quarter (1/4) of Section 8, Township 14 North, Range 4 East, being on the centerline of Sherman Drive, thence north along the East Line of said Quarter (1/4) section a distance of 1356.0 feet, thence west, parallel to the North Line of said Quarter (1/4) section a distance of 1342.50 feet to a point on the East line of Perry Manor Amended, as is recorded in the office of the Recorder of Marion County, State of Indiana, in Plat Book No. 29, Pages 56 and 57, then deflecting to the left 88° 38' a distance of 312.20 feet, along the east line of said addition, thence deflecting to the right 88° 27' a distance of 70.50 feet, thence deflecting to the left 88° 07' a distance of 285 feet, thence deflecting left 91° 38' a distance of 125.00 feet; thence deflecting to the right 91° 38' a distance of 210.00 feet; thence deflecting to right 88°, 22' a distance of 17.00 feet; thence deflecting to the left 88° 22' a distance of 275.00 feet; thence deflecting to the left 88° 22' a distance of 275 feet to the South Line of said Quarter (1/4) section, being also the Southeast corner of said Perry Manor Amended Addition; thence deflecting to the left 91° 38' along the said South Line of said Quarter (1/4) section a distance of 1426.00 feet to the place of beginning; containing in all 43.22 Acres more or less, subject to all legal highways and/or rights-of-way.

This Subdivision consists of 41 lots, numbered from fifty-eight (58) to ninety-eight (98), both numbers inclusive, with streets as shown on this plat.

The sizes of lots and widths of streets are shown on this plat in figures denoting feet and decimal parts thereof.

Witness: my signature this 22nd day of April, 1955.

Ernest R. Hamilton

Registered Engineer No. 6900, State of Indiana

	APPENDIX
	PERRY MANOR SECTION III
	LEGAL DESCRIPTION
	I, the undersigned, a registered professional engineer in the State of Indiana, hereby certify that this plat is true and correct, and represents a subdivision of part of the Northeast Quarter (1/4), of Section 8, Township 14 North, Range 4 East, in Marion County, Indiana, being more particularly described as follows:
	Beginning at a point on the West line thereof a distance of 1838.4 feet North of the Southwest corner of said Northeast Quarter (1/4) Section, said point being in the centerline of McFarland Road, and also being the Northwest corner of Perry Manor 1st Section as recorded in plat book 29, page 56 in the Office of the Recorder of Marion County; thence deflecting to the right in an easterly direction 88 ° 12' a distance of 1080.00 feet; thence deflecting to the right ° 50' a distance of feet; thence deflecting to the left 31° ' a distance of 258.3 feet; thence deflecting to the left 88° 25' a distance of 795.38 feet to the centerline of Stop 8 Road; thence deflecting to the left 31° 27' a distance of feet, thence deflecting to the left 38° 59' a distance of 151 feet; thence deflecting left 30° 05', 16.0 feet; thence deflecting right ° feet; thence deflecting left 38° 04', 10.0 feet; thence deflecting left 31° 03'', 132.27 feet; thence deflecting right 90° 52', 230.00 feet; thence deflecting right ° 08', 17.78 feet to of McFarland Road; thence deflecting to the left ' a distance of41 feet to the point of beginning, containing in all 10.358 acres, more or less, subject however to all legal highways and rights of way and easements. This subdivision consists of 14 lots, numbered from 99 to 112, both inclusive, and streets as shown on this plat.
	The width of streets and sizes of lots are indicated hereon in feet and decimal parts thereof.
n den skalen franke beske man man en de frank kapangan en de frank kapan	Witness my hand and seal this 19th day of September, 1956.
	Ernest R. Hamilton, Reg. Engineer, No. 6900

State of Indiana

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This document is

FINAL TALLY FOR THE COVENANTS ADOPTED FOR PERRY MANOR HOMEOWNERS ASSOCIATION

There are one hundred and ten (110) homeowners eligible to vote.

The number to pass covenants: Fifty-six (56).

Votes approving covenants: Sixty-three (63).

Votes against covenants: Nine (9).

Total votes cast: Seventy-two (72).

Homeowners not voting: Thirty-eight (38).

The date of record for eligibility to vote will be October 10, 2013, the date of the annual meeting.

The date of closing the vote will be August 2, 2014, the date of the board meeting.

Signed August 12, 2014

Darrell Beasey, Vice President

Doug Deck, Treasure

Joyce VanDeman, Secretary

Witness my hand and Notarial Seal this 18 day of aug

Notary Public

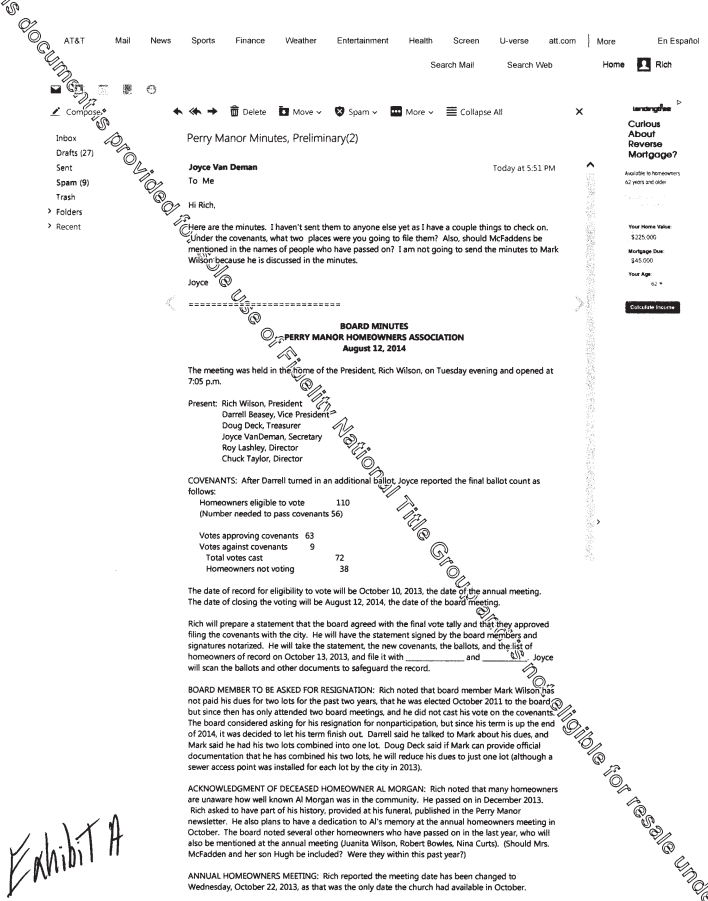
Printed Name

Residing in Indiana.

Arion County,

TAMARA J. GOFF Marion County My Commission Expir

My A OK RESOLE WINDER IC BEN.



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by Jesus Belzunce on flickr

Dedication to memory of Al Morgan and acknowledgment of other homeowners who have

The agenda will include: