

FILED  
COUNTY CLERK  
J.T. LAWSON  
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BY J. J. GIBSON

RECORDED IN 1963  
BOOK 155 PAGE 421

GENERAL DEVELOPMENT CORPORATION \*  
A DELAWARE CORPORATION \*  
\*  
\* TO WHOM IT MAY CONCERN \*  
\*\*\*\*\*

SUPPLEMENTARY  
AMENDS DECLARATION OF RESTRICTIONS

100752

WHEREAS, GENERAL DEVELOPMENT CORPORATION, A DELAWARE CORPORATION, AUTHORIZED TO TRANSACT BUSINESS IN FLORIDA, IS THE OWNER OF THE FOLLOWING DESCRIBED PROPERTY, 1ST NATE, LYING AND BEING IN BRISAKER COUNTY, FLORIDA, TO WIT: PORT CHARLOTTE SUBDIVISION SECTION 71 A SUBDIVISION IN CHARLOTTE COUNTY, FLORIDA, ACCORDING TO THE PLAY THEREOF, RECORDED IN PLAT BOOK 6 , AT PAGES 27A THRU 27L OF THE PUBLIC RECORDS OF CHARLOTTE COUNTY, FLORIDA, AND,

WHEREAS, GENERAL DEVELOPMENT CORPORATION, A DELAWARE CORPORATION, HAS CAUSED TO HAVE RECORDED A DECLARATION OF RESTRICTIONS, RESERVATIONS, EASEMENTS AND COVENANTS COVERING PORT CHARLOTTE SUBDIVISION, SECTION 71 LOCATED IN CHARLOTTE COUNTY, FLORIDA, WHICH DECLARATION APPEARS OF OFFICIAL RECORDS BOOK 77 , PAGES 357 THRU 363 .

WHEREAS, GENERAL DEVELOPMENT CORPORATION, A DELAWARE CORPORATION AUTHORIZED TO DO BUSINESS IN THE STATE OF FLORIDA IS AT PRESENT THE MAJORITY LAND OWNER OF SAID PORT CHARLOTTE SUBDIVISION SECTION 71 AND WHEREAS, SUBSEQUENT TO THE DATE OF THE RECORDING OF SAID DECLARATION, CONDITIONS HAVE SUBSTANTIALLY CHANGED TO CAUSE THE FOLLOWING CHANGES TO BE MADE. PARAGRAPHS \_\_\_\_\_ AND \_\_\_\_\_ OF THE PREVIOUSLY RECORDED DECLARATION ARE HEREBY AMENDED AS FOLLOWS, ALSO PARAGRAPHS B-5 , B-7 AND B-8 HAVE BEEN ADDED, ANYTHING CONTAINED THEREIN TO THE CONTRARY NOTWITHSTANDING, TO WIT:

B-2 WHEN EACH AND EVERY TRACT LISTED IN THIS PARAGRAPH IS SUBDIVIDED INTO RESIDENTIAL LOTS, NO SINGLE RESIDENCE LOT SHALL BE RE-SUBDIVIDED INTO BUILDING LOTS HAVE LESS THAN TEN THOUSAND (10,000) SQUARE FEET NOR HAVING A WIDTH OF LESS THAN SEVENTY-FIVE (75') FEET AT THE MINIMUM BUILDING SET BACK LINE ON RESIDENCE LOTS LISTED IN THIS PARAGRAPH NO BUILDING SHALL BE ERCTED HAVING AN AREA OF LESS THAN ONE THOUSAND (1,000) SQUARE FEET GROUND AREA. RESIDENCES MAY BE CONSTRUCTED ON THE FOLLOWING TRACTS SHOWN ON THE RECORDED PLAT DESCRIBED ABOVE.

DOES NOT APPLY

B-3 EACH AND EVERY OF THE FOLLOWING TRACTS SHALL BE USED SOLELY FOR A SITE, AND NO STRUCTURE SHALL BE CONSTRUCTED OR ERECTED OTHER THAN THOSE NECESSARY FOR FACILITIES. NO BUILDING SHALL BE BUILT NEARER THAN FEET TO THE FRONT PROPERTY LINE, NOR NEARER THAN FEET TO THE REAR PROPERTY LINE.

Does Not Apply

B-4 EACH AND EVERY OF THE FOLLOWING TRACTS SHALL BE USED SOLELY FOR A AND NO STRUCTURE SHALL BE CONSTRUCTED OR ERECTED OTHER THAN THOSE NECESSARY FOR NO BUILDING SHALL BE BUILT NEARER THAN FEET TO THE FRONT PROPERTY LINE, NOR NEARER THAN FEET TO THE SIDE PROPERTY LINES, NOR NEARER THAN FEET TO THE REAR PROPERTY LINE.

Does Not Apply

B-5 EACH AND EVERY OF THE FOLLOWING TRACTS SHALL BE USED SOLELY FOR A CHURCH SITE, ONLY ONE CHURCH DENOMINATION WILL BE ALLOWED ON EACH TRACT. NO BUILDING SHALL BE BUILT NEARER THAN FORTY (40') FEET TO THE FRONT PROPERTY LINE, NOR NEARER THAN TWENTY-FIVE (25') FEET TO THE SIDE PROPERTY LINES, NOR NEARER THAN TWENTY-FIVE (25') FEET TO THE REAR PROPERTY LINE. CHURCHES ARE REQUIRED TO PROVIDE OFF-STREET PARKING SPACE FOR MEMBERSHIP AND VISITORS.

TRACT NAME

B-6 EACH AND EVERY OF THE FOLLOWING TRACTS SHALL BE USED SOLELY FOR A NO BUILDING SHALL BE BUILT NEARER THAN FEET TO THE FRONT PROPERTY LINE, NOR NEARER THAN FEET TO THE SIDE PROPERTY LINES, NOR NEARER THAN FEET TO THE REAR PROPERTY LINE.

Does Not Apply

## 2-7 COMMERCIAL (RESIDENT) LOTS:

## 2. EACH AND EVERY OF THE FOLLOWING LOTS AND BLOCKS:

SHALL BE KNOWN AS COMMERCIAL LOTS, WHICH MAY BE FOR, BUT NOT LIMITED TO THE FOLLOWING USES. USES OTHER THAN THOSE LISTED MAY BE PERMITTED, PROVIDED A REQUEST FOR APPROVAL, STATING THE PURPOSE AND COMPLETE DESCRIPTION OF THE USE AND OPERATION IS SUBMITTED IN WRITING AND APPROVAL IS RECEIVED. ANTIQUE SHOPS; AMBASSADES; APARTMENT AND DUPLEX BUILDINGS; ART GOODS AND BRIC-A-BRAC SHOPS; ARTISTS' STUDIOS; BARBER SHOPS; BARS; BATH AND MASSAGE PARLORS; BEAUTY PARLORS; CIGAR STORES; PRIVATE CLUBS; LOBBIES; PRAYERNITIZES AND OTHER PUBLIC MEETING PLACES NOT OPERATED FOR PROFIT; CONFECTIONARY AND ICE CREAM STORES; CONSERVATORIES; CHESS STORES; DUNK AND SUNDRY STORES; EXCEPTING THAT NO LIQUOR, BEER, WINE AND INTOXICATING BEVERAGES MAY BE SOLD THEREIN; RETAIL FRUIT STORES; GASOLINE AND AUTO SERVICE STATIONS ONLY ON CORNER LOTS; GROCERY STORES AND MEAT MARKETS, EXCEPT THOSE DEALING IN LIVE POULTRY; HARDWARE STORES, INCLUDING DISPLAY OR PLUMBING FIXTURES, BUT NOT IN CONNECTION WITH A PLUMBING SHOP; ELECTRONIC SALES AND SERVICE; MAT CLEANING AND BLOCKING; INTERIOR DECORATING, COSTUMING, DRAPERIES, JEWELRY AND LEATHER GOODS STORES; MESSENGER OFFICES; MILLINERY AND WEARING APPAREL STORES; MODISTES; HOTELS AND MOTELS; NEWSSTANDS; OFFICES FOR LAWYERS, ARCHITECTS, ENGINEERS, DOCTORS, DENTISTS, AND RELATED PROFESSIONS; OPTICAL STORES; PHOTOGRAPH GALLERIES; PAINT STORES; SUMMER STORES; SPORTING GOODS STORES, STATIONERY STORES; TAILOR SHOPS; SHOE STORES AND REPAIRING SHOPS; POST OFFICES; PRESSING SHOPS, CLEANING AND LAUNDRY AGENCIES, PROVIDED NO GASOLINE OR EXPLOSIVES OF ANY KIND ARE STORED OR USED; RESTAURANT OR DINING ROOMS WHERE KITCHEN IS SCREENED OR LOCATED ALTOGETHER WITHIN A CLOSED BUILDING OR ROOM AND AMPLE PROVISION FOR CARRYING AWAY OF DISSIPATING FUMES, SMOKES, SMOKE OR NOISE AND WHERE PREMISES ARE SO ARRANGED AND THE BUSINESS IS SO CONDUCTED AS NOT TO BE OFFENSIVE OR OBNOXIOUS TO OCCUPANTS OF ADJOINING PREMISES; FLORISTS' SHOPS AND LANDSCAPE OFFICES; AUTOMOBILE ACCESSORY STORES, NEW PARTS AND EQUIPMENT INCLUDING NEW TIRES; BAIT AND TACKLE SHOPS; RETAIL BAKERIES; BICYCLE-SALES AND REPAIR SHOPS; BOWLING ALLEYS, PROVIDING AMPLE

- PARKING SPACE IS INCLUDED ON THE PREMISES; EMPLOYMENT AGENCIES; FURNITURE STORES, NEW MERCHANDISE ONLY; LAWN MOWER SALES, RENTAL AND SERVICES; MORTUARIES AND FUNERAL PARLORS; PRINTING SHOPS; CERAMIC SHOPS, NOT INCLUDING MANUFACTURE; ELECTRICAL APPLIANCES AND FIXTURES, SALE AND REPAIR; SKATING RINKS, PROVIDING AMPLE PARKING SPACE IS PROVIDED ON THE PREMISES; TELEPHONE EXCHANGES; TELEGRAPH STATIONS; THEATRES AND MOTION PICTURE HOUSE; WAITING ROOMS FOR COMMON CARRIERS; WALLPAPER STORES.
- D. ALCOHOLIC BEVERAGES MAY BE SERVED IN HOTELS OR HOTELS CONTAINING FIFTY (50) OR MORE GUEST RENTING ROOMS AND IN RESTAURANTS CONTAINING SEATS TO ACCOMMODATE NOT LESS THAN ONE HUNDRED (100) CUSTOMERS.
- C. ANY BUILDING OR IMPROVEMENT HEREAFTER CONSTRUCTED SHALL BE MASONRY OR OTHER APPROVED TYPE OF CONSTRUCTION.
- E. ON COMMERCIAL LOTS SIDE WALLS OF COMMERCIAL STRUCTURES MAY BE BUILT WITH THE OUTSIDE FACE AT THE INTERIOR SIDE-LOT LINES. PARTY WALLS SHALL NOT BE USED, EXCEPT WHERE ONE OWNER BUILDS A SERIES OF ADJOINING STRUCTURES, AND THESE WALLS ARE PROPERLY CONSIDERED IN THE DESIGN. IF A COMMERCIAL STRUCTURE IS NOT TO BE BUILT AT THE INTERIOR SIDE-LOT LINE, IT SHALL NOT BE CONSTRUCTED NEARER THAN FOUR (4') FEET TO THE INTERIOR SIDE-LOT NOR NEARER THAN TWENTY-FIVE (25') FEET TO THE FRONT OR REAR LOT LINE, NOR NEARER THAN TWENTY-FIVE (25') FEET TO THE SIDE STREET LINE OF SAID LOTS.

TRACT NO.

D-8 EACH AND EVERY OF THE FOLLOWING TRACTS HAVE BEEN SUBSEQUENTLY REPLAYED IN PORT CHARLOTTE SECTION EIGHTY-SEVEN RECORDED IN PLAT

RECORDED IN  
BOOK 155 PAGE 425

BOOK 7 , AT PAGES 20A THRU 20E OF THE PUBLIC RECORDS OF CHARLOTTE COUNTY,  
FLORIDA, AND THE DECLARATION OF RESTRICTIONS THEREFOR RECORDED IN OFFICIAL  
RECORD BOOK 112 AT PAGES 672 THRU 678 .

TRACT "C"

ALL STATEMENTS CONTAINED IN THE ORIGINAL DECLARATION OF RESTRICTIONS AND COVENANTS NOT IN CONFLICT WITH THIS AMENDMENT SHALL REMAIN IN FULL FORCE AND EFFECT AS IF SET FORTH VERBATIM HEREIN.

DATED April 19, 1953



GENERAL DEVELOPMENT CORPORATION  
BY: W. G. Proctor  
W. G. PROCTOR  
ASSISTANT VICE PRESIDENT

ATTEST:  
Frederick E. Roach  
ASSISTANT SECRETARY

STATE OF FLORIDA )  
                          ) SS:  
COUNTY OF DANE )

I HEREBY CERTIFY THAT ON THIS 19th DAY OF April , 1953,  
BEFORE ME PERSONALLY APPEARED W. G. PROCTOR AND Frederick E. Roach ASSISTANT  
VICE PRESIDENT AND ASSISTANT SECRETARY RESPECTIVELY, OF GENERAL DEVELOPMENT  
CORPORATION, A DELAWARE CORPORATION, TO ME KNOWN TO BE THE PERSONS DESCRIBED  
IN AND WHO EXECUTED THE FOREGOING INSTRUMENT AS SUCH OFFICERS FOR THE USES AND  
PURPOSES THEREIN MENTIONED, AND THAT THEY AFFIXED THERETO THE OFFICIAL SEAL OF  
SAID CORPORATION, AND THAT THE SAID INSTRUMENT IS THE ACT AND DEED OF SAID  
CORPORATION.

WITNESS MY SIGNATURE AND OFFICIAL SEAL AT MIAMI, IN THE COUNTY  
OF DANE AND STATE OF FLORIDA, THE DAY AND YEAR LAST ABOVE SAID.

Arthur S. Mitchell  
NOTARY PUBLIC, STATE OF  
FLORIDA AT LARGE  
NOTARY PUBLIC STATE OF FLORIDA AT LARGE  
MY COMMISSION EXPIRES MAY 30, 1954