

 estate.

The undegs dened, being the owner of all lots in Credtaire
 the south Batf of the Northerat Quartor of Séetion, 35, ponship
 are des rous of plaetng proper restuictions on said lots in sad addition and, therefore, the following restriettons ate hereby placed apop said crestaire Addition for period of 25 years foo the date hereof, apd said lots shatl be conveyed and used and be subject to the following covenants, conditions; xestrictions and easements:

1. Alt lots In Crestaire Addition shall be used ior single family dwelliugs except Lots $11,12,13,22,23,07,24$, $89,60,61,62,63$ and 84, which may be used row multiple, famiy dwe 12 ngs.
2. If a detached garage is built on any single iamily or multple family dwelling lot; the garage shall be placed not nearem that five feet from the rear of side lot line; exclusive of eaves; except on corner lots, in which case the garage shall be placec not nearer than 15 feet to side lot ine adjacent to the street.
3.. No dwelling shall be constructed on any parcel o. crouni of-Tegs area than the smallest lot as now platted in fie sane bloc,
3. Na dwelling shall be constructed"nearen than 3a-eet orou the front lot Ine, excluding steps and open porches anc eaves, ano no dwelling shall be constructed nearer than five eet from. the sice lot line, excepting on corner lots the side yadd shall extenc at least. 15 feet from the side lot line adjacent to the street.
4. No single family gweting shat contain more thar tyo stories and shall be pernitted only when the cwelling contains the following minimum square tootage:
(a) It a one story building, not less than out square feet, exclusive of garage, open porches and basenent.
(b) If a one and one halif story dwelling the furst story sha11. contain not kess than 750 squarefeet, exclusive orara é, open porches and basement.
(c) If a two-story dwelling, the fust story shall eontatn not less than 750 square feet, excludugegarage, open posches on basement.
5. A perpetualicense and easenent is hereby reseryed in fawor of and granted tó Cmana public power distriet and Northwestern Bell Telephone eompany, their suceessors and assigns, to erect and operate, mantain, repair and renew poles with the necessary supports, sustaining wires, cross-arms, guys and anchors and other instruuentaj ities and to exten thereon wires for the canryine and tansmission of electric current-for light, heat and power and or all telephone and telegraph and message service over and upon a five ioot strip oi land adjoining the rear and side boundary lines of sad lots in saja Addition; said Incense being granted for the use and benefit ot all present and futare ownexs of lots in baid Addition; pravided, however, that sald side 10 t line eajene at is granted upon the specifie condition that $1 f$ both of sata utility companios fail to construct poles and wires along any of said slde lot 1 fnes within 36 months of
date hereof or if any poles on wires. pe constructed bit thereafter coned without replacement within 60 days at er the in removal, the this side 1 int osement-shall automatically terisinate and become yo id as to such unused or abandoned ensenentways.
6. No cothercit signs of any hind sha 11 be erected on 10 lot, except temporary signs of builders or material companies; or etuis ineidentin to the sale or proposed sale of sate property.
7. No noxious or offensive activity sha be carted on mon any lot, bor shall anything be done there on which may be ce bay become, 0 n annoyance or nuisance to the neighborhood.

Wo stature of a temporary character, trailer, basement tent, shack, han or other outbuilding shall be erected upon, or vised ono by lot at any time as a residence, ether temporary or fertanenty
il. Divelinore constructed in another addition or location 6yotrot e endued tc any lot in this adetion.
17. animate luostock or poultry of any kind shat be wiser, wed or rent on any lot, except that doss, cats or other homenort cts hay le kept, movided they are not kept, bred on anta nor for any compreial purposes.
19. To unused boilchat inaterial, junk or rubbish shall be iertecence on said lot; except during actual building operations noma nt of dscardoci automobiles, machines or vehicles or parts Wheen shall be stored on any lot in the addition and no portion bemean shall he used for automobile junk riles or storage of any Wino jump or wast io material.
13. A public concrete sticwalk of not less than three fact an int and form tEnches thick shat be installed for each improved lot wy the ot owner on the side or sides of the lot adjacent to he street, and the erse of the sidewalk which is fun the from the strict shalt be adjacent to the lot line
l. Ster oonstruction commences on any dwelling or diction to - collin, outside Examine must be completed within six months
17. These covenants are to fun with the land and sha tl bo hinting anon parities and persons claiming under them for a period , ven s from the do these covenants are recorded, after which tine sal covenants shall be automatically extended fro successive bovids of ten years, unless an instrument signed by the majority of the tho wore of the lots has bee ir recorded, agreeing to change sad counts in noble or in part.
19. Snforceacint sha lI be by proceedings at law or in equity as inst any person, or persons, violating or attempting to violate ane covenant, either to restrain violation or to recover damages.
17. Irvaltation of any one of these covenants by judgment or court order shall in no wise atiect any of the other provisions, which shall remain in full fore e and effect.


Edith es. Mestcott
Owner of lots $1,2,10$ to 33 Inclusive 40 to 43 tholustve, 47 to 64 inclusive.

Owners t Lots 3 to 9 inclusive, 34 to 39 incluetlve, 1 nd 44 to 40 inc elusive.


