

MEADOWOOD ESTATES

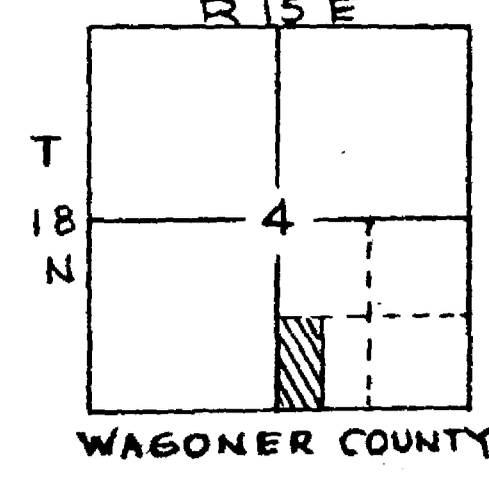
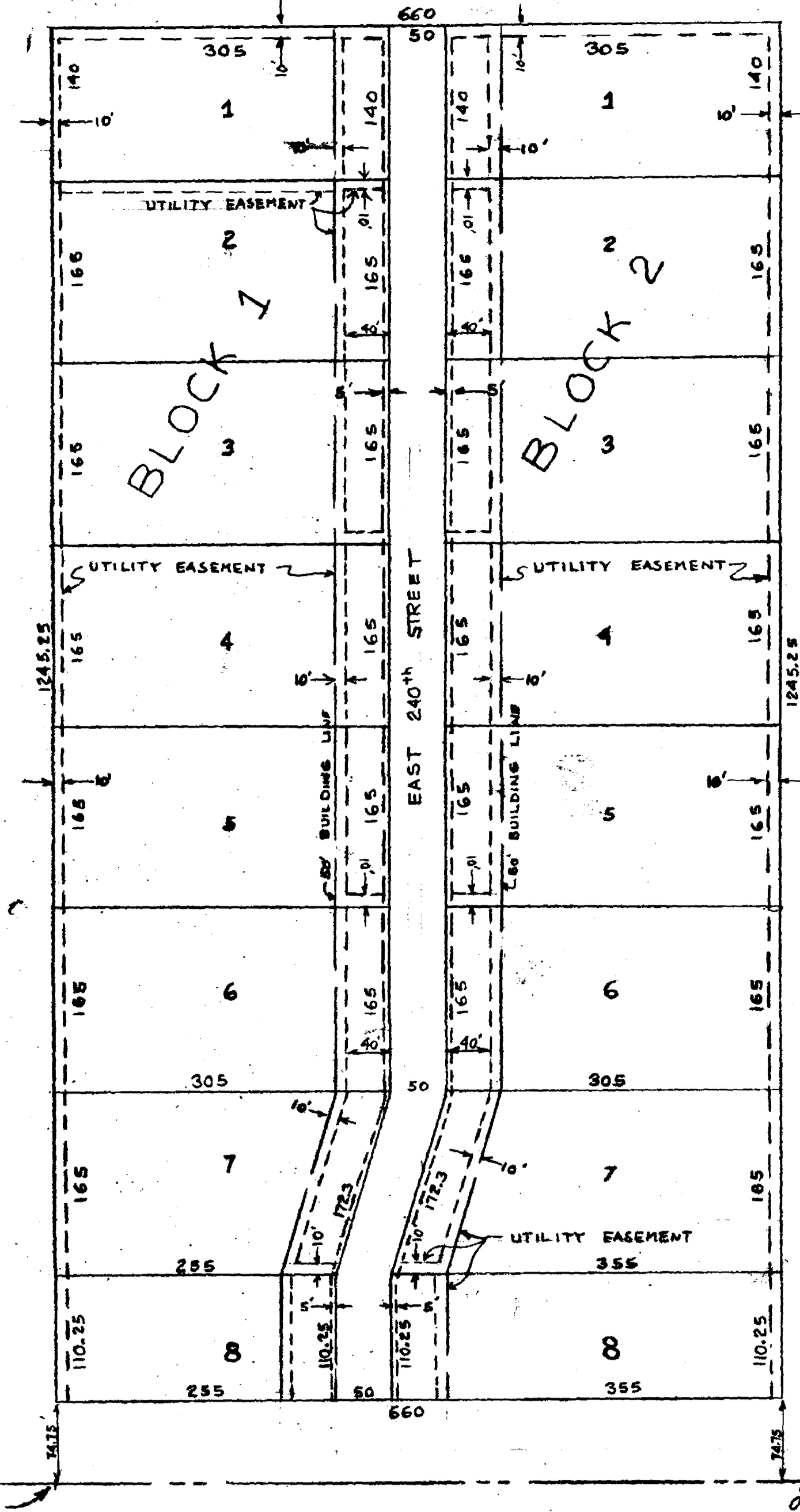
A PORTION OF
W/2 SW/4 SE/4 SECTION 4
T 18 N R 15 E

WAGONER COUNTY, OKLA.

STATE OF OKLAHOMA
COUNTY OF WAGONER
Filed for Record in this Office of the
COUNTY CLERK AND RECORDED

SEP 28 1968

AT 4 O'CLOCK
JACK C. JONES, County Clerk
By *Mary Gayle*, Deputy



CERTIFICATE OF DEDICATION & RESTRICTIVE COVENANTS

KNOWN ALL MEN BY THESE PRESENTS

That BARCUS DEVELOPMENT COMPANY is the owner of the following described property, to-wit, The North 1245.25 feet of the South 1320 feet of the West 660 feet of the SW/4 SE/4 Section 4 Township 18 North, Range 15 East, Wagoner County, State of Oklahoma.

That the BARCUS DEVELOPMENT COMPANY, the owner of the above described property, have caused the same to be surveyed, staked, and platted into lots, streets, and utility easements, have caused the same to be named and designated as "MEADOWOOD ESTATES" a subdivision in Wagoner County, State of Oklahoma, according to the recorded plat thereof, and hereby dedicate for the public use, wherever the streets are shown on the attached plat, and we hereby guarantee clear title to all lands so dedicated, and for the purpose of providing an orderly development of the entire tract and for the purpose of providing adequate restrictive covenants for the mutual benefit to the successors in title, to the subdivisions of said tract, hereinafter referred to as lots, do hereby impose the following restrictions and create the following easements to which it shall be incumberent to our successors to adhere.

THESE COVENANTS are to run with the land and shall be binding on all parties and all persons claiming under them until December 31, 1988; at which time said covenants shall be automatically extended for successive periods of ten years, unless by a vote of the majority of the then owners of the lots, then it is agreed 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 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. Invalidation of any of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

- (1) Each lot may be used for only one single family dwelling.
- (2) No building shall be located nearer to the front line, nor nearer to the side street line, than the building lines shown on the recorded plat, and in any event, no building shall be located nearer than fifteen (15) feet to any side lot line.
- (3) No residence or structure shall be erected on any building plot, which has an area less than shown on the recorded plat.
- (4) No noxious trade or activity shall be carried on upon any lot, nor shall anything be done thereon which may be, or may become, an annoyance or a nuisance to the neighborhood. No part of the property described in said plat shall be used for the maintenance, care or housing of swine or poultry. No commercial business of any kind or nature shall be conducted on the described property.
- (5) Each tract shall be permitted to construct a small barn, not to exceed height of the dwelling, and must be maintained and kept clean and orderly condition.
- (6) No trailer, basement, tent, shack, garage, barn, or other outbuilding erected in this tract shall at any time be used as a residence, either temporarily or permanently, nor shall any structure of a temporary nature or character be used as a residence.
- (7) No dwelling shall be erected on any single family residential lot in the tract the living area of the main structure of which, exclusive of open porches and garages, is less than 1200 square feet in area, and the exterior surface of all single family dwellings shall be at least 40% masonry.
- (8) No structure previously used shall be moved onto any lot in this addition.
- (9) All individual sewer systems shall be constructed in such manner as to meet all requirements set out by the County and State Health Departments concerned.
- (10) The undersigned OWNER further dedicates to the public use forever the easements and right-of-ways shown and designated on the accompanying plat for the several purposes of construction, maintaining, operating, repairing, removing and replacing any and all public utilities, including storm sewers, sanitary sewers, telephone lines, electric lines and transformers, gas-lines, and water lines, together with the right of ingress and egress upon said easements and right-of-ways, for the uses and purposes aforesaid, and together with similar rights in each and every street shown on said plat. PROVIDED HOWEVER that the undersigned OWNER hereby reserves the right to construct, maintain, operate, lay and relaying over, across and along all of the public streets, shown in said plat, and over across and along all strips of land included within the easement shown thereon, both for the purpose of furnishing water and/or sewer service to the area included in said plat and to any other area.

(11) UNDERGROUND UTILITIES

(A) Overhead pole lines for the supply of electric service may be located along Western & Southern of said addition. Street lights, poles or standards may be served by underground cable and elsewhere throughout said addition all supply lines shall be located underground in the easement-ways for general utility services and streets, shown on the attached plat. Service pedestals and transformers, as sources of supply at secondary voltages, may also be located in said easement-ways.

(B) Underground service cables to all houses which may be located on all lots in said addition may be run from the nearest service pedestal or transformer to the point of usage determined by the location and construction of such house as may be located upon each said lot; provided that upon the installation of such a service cable to a particular house, the supplier of electric service shall thereafter be deemed to have a definite, permanent, effective and exclusive right-of-way easement on said lot, covering a five foot strip extending 2.5 feet on each side of such service cable, extending from the service pedestal or transformer to the service entrance on said house, the owner of each lot shall supply the trench and backfill for such installation.

(C) The suppliers of electric and telephone services, through their proper agents and employees, shall at all times have right of access to all easement-ways shown on said plat, or provided for in this Deed of Dedication for the purpose of installing, maintaining, removing or replacing any portion of said underground electric facilities so installed by it.

(D) The owner of each lot shall be responsible for the protection of the underground electric and telephone facilities located on his property and shall prevent the alteration of grade or any construction activities which may interfere with said electric and telephone facilities. Repairs or cost of relocation required by violation of this covenant shall be paid by the owner of the lot.

In witness whereof, _____, have caused these presents to be executed this 18th day of Sept 1968.

Attest:
John F. Sheridan
By *H.B. Johnson*

BARCUS DEVELOPMENT COMPANY
By *H.B. Johnson*, President

STATE OF OKLAHOMA,

Before me the undersigned, a Notary Public in and for the County of Tulsa and State of Oklahoma on this 18th day of Sept 1968, personally appeared *H.B. Johnson* and *Lora L. Johnson*, who I know to be the identical person who subscribed the name of the maker thereof to the foregoing instrument and as its owner, acknowledged to me that they executed the same as their free and voluntary act for the use and purposes therein set forth.

My commission expires Dec. 4, 1971

John F. Sheridan
Notary Public

I, John F. Sheridan, the duly elected surveyor of Wagoner County, State of Oklahoma have surveyed the above noted property and do here state that said survey is true and correct to the best of my knowledge.

I hereby certify that the 1967 and back taxes have been paid on the above description Sept. 28, 1968.
S.P. Miller (Court's Treasurer)