VOL 272 PAGE 406

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COUNTY CLERK COMAL COUNT

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RESTRICTIONS, RESERVATIONS, COVENANTS FOR CREEKWOOD RANCHES, 9.00

UNIT 2

STATE OF TEXAS

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KNOW ALL MEN BY THESE PRESENTS

COUNTY OF COMAL

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VILLAGE CRAFTSMEN, INC. TO THE PUBLIC

THAT Village Craftsmen, Inc., a Texas Corporation acting herein by and through its duly authorized officers, being the owner of Creekwood Ranches, Unit 2, a Subdivision in Comal County, Texas, a plat of which is duly recorded in Volume 5, Pages 198-203, of the Map and Plat Records of Comal County, Texas, does hereby make and publish restrictions, reservations and covenants and which are to apply to and become a part of all contracts of sale, deeds and other legal instruments whereby title or possession of property in said subdivision is divested out of the present owner and vested in any other person or party. All property in said subdivision shall be conveyed, held and used subject to said limitations, restrictions and covenants all of which shall run with the land. Said restrictions and covenants shall be enforceable by all persons who shall own property in said subdivision.

THE limitations, restrictions, reservations and covenants hereby adopted and published are those set forth in Exhibit "A" attached hereto and made a part hereof as though copied here in full.

EXECUTED this 22

22 day of

September

1978.

VILLAGE CRAFTSMEN, INC.

John McCall, President

.VOL -272 PAGE 407

RESTRICTIONS, RESERVATIONS, COVENANTS FOR CREEKWOOD RANCHES

Page 2

STATE OF TEXAS COUNTY OF COMAL

BEFORE ME, the undersigned authority, on this day personally appeared John H. McCall President of VILLAGE CRAFTSMEN, INC., known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me that he executed the same for the purpose and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER my hand and seal of office this 26th day of September . 1978.

STATE OF COURT OF THE PARTY OF

Leonora S. Wolf

Notary Public in and for Comal County, Texas

My commission expires May 31, 1979.

EXHIBIT "A"

It is mutually agreed by and between the parties hereto that the property above described is subject to the following applicable restrictions, covenants and reservations, which shall be hinding on the parties hereto and all persons claiming under them to-wit:

- 1. All tracts shall be used solely for residential purposes, Grantor expressly reserves the right until January 1, 1980, to amend these Restrictions which amendment may be accomplished by a written instrument filed of record in the office of the County Clerk of Comal County, Texas.
- 2. No portion of a tract less than the whole thereof may be sold, and no tract may be resubdivided, without the written approval of Grantor, its successors, assigns or designees.

- 3. No building other than a single family residence containing not less than 2000 square feet, exclusive of open porches, breezeways, car ports and garages, and having not less than 75% of its exterior walls constructed of masonry (brick or rock), shall be erected or constructed on any residential tract, and no garage may be erected except simultaneously with or subsequent to erection of a residence. All buildings must be completed not later than six (6) months after laying foundations and no structures or house trailers of any kind may be moved onto the property. Servants quarters or guest house may be constructed to the rear of a permanent residence. All buildings must be built on a concrete slab foundation. Exterior roof must be of asphalt composition shingle, wood shingle or tile only. All structures must be of new conventional construction. No house trailers, old homes, modular homes, pre-built homes or panilized homes may be moved into Creekwood subdivision.
- 4. No improvement shall be erected on any tract in CREEKWOOD neater than seventy five feet (75') to the front property line nor neater than twenty feet (20') to the side property line, except that in the case of coner tracts, no improvements shall be erected or constructed within twenty feet (20') of said property lines adjacent to street. No material of any kind shall be placed or stored on any tract unless construction of a permanent residence has been commenced and is underway. No used material shall be stored on any tract or used in any construction, in the event materials of any kind are placed on the property which are, in the opinion of Grantor, in violation of the above stipulation and agreement,

Grantor may notify Grantee by mail of such violation, and if the violation is not corrected and the subject material is not removed within ten days (10) after the mailing of such notice, Grantor may remove said material from the property, dispose of such material, and charge Grantee with removal and disposition costs, and Grantor shall have no liability to Grantee by virtue of the exercise of right of removal.

5. No building or structure shall be erected, constructed, or moved onto any tract until the building plans, specifications, plot plans and external design have first been approved in writing by Grantor, or by such nominees as Grantee may designate.

6. No building or structure shall be occupied or used until all exterior portions thereof are completely finished in accordance with Paragraph 3 and 4 hereof, and any structure, or part thereof, constructed of lumber shall be finished with not less than two coats of paint. Permits must be obtained from Comal County for construction of the residence, septic tank and well.

7. An assessment of \$4.00 per month shall run against each tract for the use and maintenance of roads, park-recreation areas and operation costs according to rules and regulations of Grantor. The decision of Grantor, its nominee or designee, with respect to the Grantee shall have no right to dictate how such funds shall be used. Such assessment shall be, and is hereby, secured by a lien on each tract respectively, and shall be payable to Grantor in Comal County, Texas, on the 1st day of June of each year, commencing June 1, 19____, or to such other persons as Grantor may designate by instrument filed of record in the office of the County Clerk of Comal County, Texas. In cases where one owner owns more than one tract in CREEKWOOD, there will be only one assessment in the amount above stipulated; provided, however, that in the event said owner should sell one or more of his tracts to a party who theretofore did not own property in the above described Subdivision, then said tract so transferred shall thereafter be subject to the assessment and lien herein provided for. The title in fee simple to land designated as park-recreation areas on the plat or said Subdivision is to be retained by Grantor, its successors or assigns, and the Grantee, his heirs, successors, executors, administrators or assigns, further agrees that the use of the park-recreation areas are subject to the approval of the user by Grantor, its successors or assigns, and to the rules or regulations of Grantor now in force, or which may from time to time be made by Grantor, its successors, which rules shall be binding upon the Grantee, its successors or assigns. All property owners in good standing, and their families, shall have ingress and egress to the park-recreation areas and shall be at users own risk. The assessment provided for

in this raragraph, and the tiens securing payment of same, shall, except as to accrued and unpaid assessments, expire and be of no further force and effect after Impury 1, 1994, or after Grantor, its successors or assigns, shall have filed for record in the office of the County Clerk, County, Texas, a written statement to the effect that sixty percent (60%), or more, of the tracts in the aforesaid Subdivision have been conveyed to buyers, whichever event shall first occur; provided, however, that Grantor, its successors or assigns, shall have the right at any time prior to the temination of sald assessments, and the liens securing payment of same, to a Texas Non-Profit Corporation membership of which shall be opened to all owners of property in aforesaid Subdivision, and having as members at the time of said transfer at least twenty percent (20%) of the owners of property in said Subdivision, in which obligation in connection with said assessments, except the obligation to retain such an assessment and lien for the benefit of said Texas Non-Profit Corporation in all subsequent conveyances by Grantor of tracts in said Subdivision. In the event of such a transfer of said assessments, and the liens securing payment thereof, to such a Texas Non-Profit Corporation, said assessments, and the liens securing payments thereof shall remain in full force and effect until the same may be terminated and released by said Texas N in Profit Corporation. Further, from and after the transfer of said assessment and liens to such Texas Non-Profit Corporation, acting by and through its members aforesaid, shall have the right and authority to change the amount of said assessments as may he deemed advisable. Should said Texas Non-Profit Corporation terminate and release said assessments and liens while Grantor is still the owner of property in said Subdivision, Grantor shall not be obligated to retain such an assessment and lien in any subsequent conveyance of property in the Subdivision.

8. No noxious, offensive, unlawful or immoral use shall be made of any tract.

9. No hogs or goats of any kind shall be raised, bred, or kept on any tract. Dogs, cats or other household pets may be kept provided they are not kept, hied, or maintained for any commerceal purpose. No more than two (2) horses or cattle shall be kept on any tract.

10. The covenants and restrictions herein contained shall be binding upon Grantee, his successors, heir or assigns. Said Covenants and restrictions are for the benefit of, and shall be enforceable by, Grantor and any other owners of

- The front and the foot strip along the side and rear boundary lines of the tract or tracts herein described, for the purpose of installations or maintenance of public utilities, including, but not limited to, gas, water, electricity, telephone, drainage and sewerage and any appurtenance to the supply lines thereof, including the right to remove and/or trim trees, shrubs or plants. This reservation is for the purpose of providing for the practical Installation such utilities as and when any public or private authority or utility company may desire to serve said tracts with no obligation to Grantor to supply such services. Should a utility pipeline be installed in the rear property easement as herein reserved, Grantee agrees to install a gate in any fence that shall be constructed on such easement for utility company access to such pipeline.
 - 12. All tracts are subject to easements and restrictions now of record, and are subject to any applicable zoning rules and regulations.
 - 13. In the event of transfer or assignment of this contract, which can be done only with consent of Grantor in writing, the assignce shall succeed to all of the rights and habilities of the Grantee. In the event Grantor should consent to such an assignment, a transfer fee of \$25,00 will be payable by Grantee to Granter.
 - 14. No tract shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for storage or disposal of such material shall be kept in a clean sanitary condition. No junk, wrecking or auto storage yards shall be located on any tract.
 - 15. Except as hereinafter provided, the restrictions herein contained shall run with the land until June 1, 1998, provided, however, that the record owners of a majority of the tracts subject to these restrictions shall have the power through a duly recorded written instrument to extend these reservations for successive ten-year periods from and after the aforesaid date.
 - 16. Invalidation of any one of these covenants or restrictions by judgement of any Court shall in no wise affect any of the other provisions which shall refliain in full force and effect,
 - 17. Shooting of fire arms or hunting for hirds or wild game of any kind on any tract is strictly prohibited.
 - 12. All fencing paralleling a street and within seventy five feet (75') of the street must be constructed in an identical manner, both in materials and workmanship, as the fencing at the FM 46 entrance to the Creekwood Subdivision.

SHEET 1 OF 6

CREEKWOOD RANCHES

STATE OF TEXAS

COUNTY OF COMAL

VILLAGE CRAFTSMEN INC., ACTING BY AND THROUGH ITS OULY AUTHORIZED PRESIDENT, JOHN MCCALL,

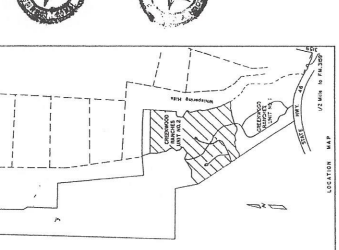
DWINER OF THE LAND SHOWN ON THIS PLAT, AND WHOSE NAME IS SUBSCRIBED HERETO DEDICATES TO COMAL

COUNTY, TEXAS, FOR THE USE OF THE PUBLIC FOREVER ALL STREETS, ALLEYS, PARKS, WATER COURSES, DRAINS,

AND EASEMENTS IN ALL OF THE AFORESAID PUBLIC PLACES AND ALL.

FOR THE PURPOSE AND CONSIDERATION THEREIN EXPRESSED.

A 149.69 ACRE SUBDIVISION IN COMAL COUNTY, TEXAS AND BEING 105.02 ACRES OUT OF SURVEY NO. 847, H. & O. B. R.R. CQ, ABSTRACT NO. 726 AND 44.67 ACRES OUT OF SURVEY NO. 848, CARL WEIDNER, ABSTRACT



THIS PLAT OF CREEKWOOD RANCHES-UNIT 2 HAS BEEN SUBMITTED TO AND CONSIDERED BY THE COMAL COUNTY COMMISSIONERS COURT, AND IS HEREBY APPROVED BY SUCH COURT.

FILED FOR RECOR

162315

David Beraviel

Miles R. Monninger

JOOR

COUNTY

ATTEST : COUNTY CLERK

COUNTY OF BEXAR! BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED JOHN
MCCALL, KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE FOREGOING WISTRUMENT AND
ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FOR PURPOSES AND CONSIDERATIONS THEREIN EXPRESSED
AND IN THE CAPACITY THEREIN STATED. GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS 7ºF DAY OF ARCHMACH.

JOHN) MC CALL, PRESIDENT

County Court, Comal Courty This 7 th day of York

FILED FOR RECORD ON THE 716 DAY OF 100 . A.D. 1977, AT 3:45 O'CLOCK F.M.

STATE OF TEXAS:

COUNTY OF COMAL:

THE POREGOING INSTRUMENT OF WRITING WITH ITS CERTIFICATE OF AUTHORITICATION WAS FILED FOR RECORD IN
MY OFFICE ON THE TAX. DAY OF ALOLA, TOT AT AT AT AT AT.

FILE PLAT RECORDS OF COMAL COUNTY, TEXAS.

IN TESTIMONY WHEREOF, WITHESS MY HAND AND OFFICIAL SEAL OF OFFICE, THISTM DAY OF MAL. 1977. STATE OF TEXAS :

County CLERK, COMAL COUNTY, TEXAS

CERTIFY THAT THE PROPER ENGINEERING CONSIDERATION HAS BEEN GIVEN THIS PLAT TO THE MATTERS OF STREETS, LOTS AND DRAINAGE LAYOUT. OF BEXAR : I HEREBY STATE

HEGISTERED PROFESSIONAL ENGINEER

DAY OF Whenhey 1977.

SWORN TO AND SUBSCRIBED BEFORE ME THIS THE THE

Dorid Beneview

COUNTY OF BEXAR : I, HEREBY CERTIFY THAT THIS PLAT IS TRUE AND CORRECT AND WAS PREPARED FROM AN ACTUAL SURVEY OF THE PROPERTY MADE UNDER MY SUPERVISION ON THE GROUND.

COUNTY

REGISTERED PUBLIC SURVEYOR, No. 1677

TO AND SUBSCRIBED BEFORE ME THIS THE THE DAY OF Through 1977.

Bariel Remerical

DRAINAGE EASEMENT Property events are advised that last are reasonable for manifestance of dronger separation to their property and moy not villes these seasonals for any surpose deformation to their shared use (i.e. no ferrors, arcuberr, stractures or static fields, Comal County reserves the right of secures 10 year) excess 10 years examined. One half leach sleet pins set at all lot corners.

All lots contain a minimum of 21780 square lest.

Building setback lines are 75' along the front of each lot and 25' olong corneralda lote. Length of roads in subdivision : 5205

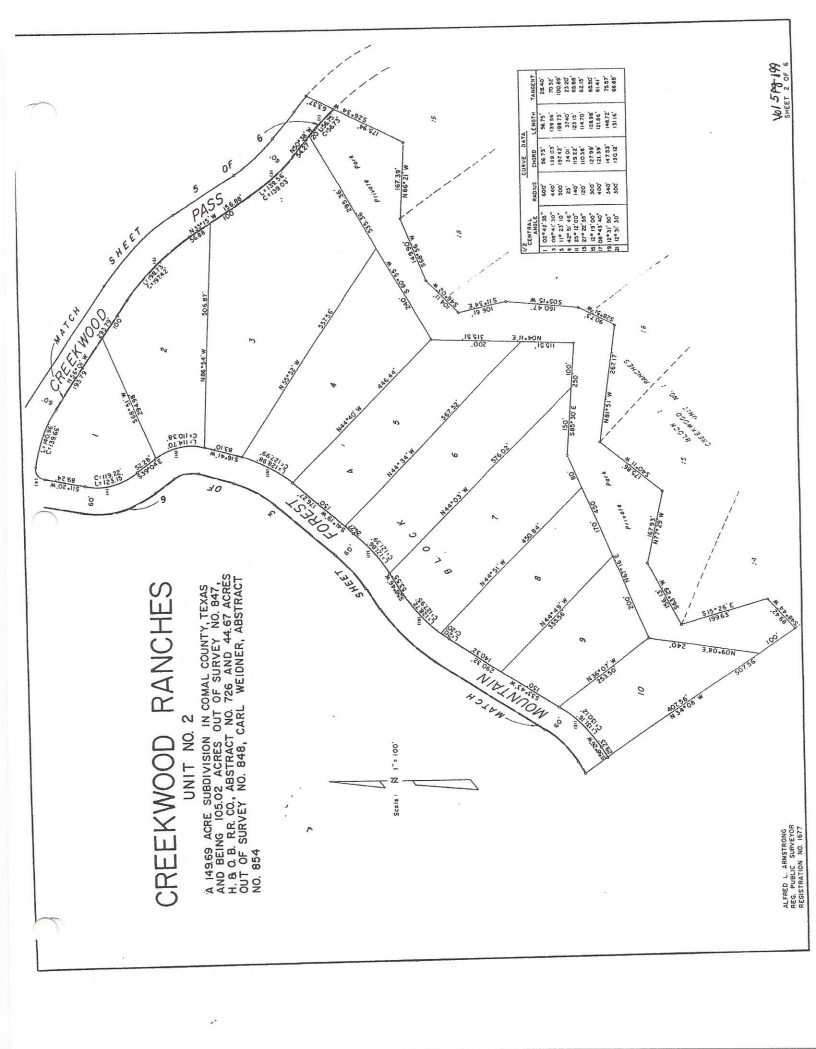
Total number of lots in sybdivision a 34 There is a cemetary on Lot 1, Block 6

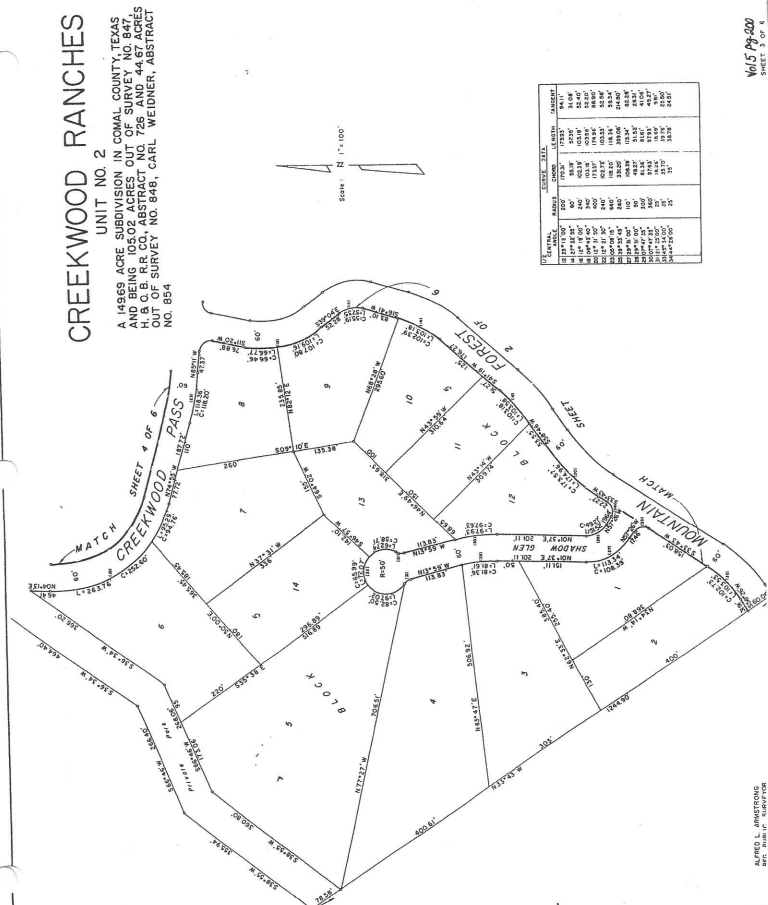
VILLAGE CRAFTSMEN INC. reserves to Itself, its successions and estimate an estimated 3° wide olong the size, total and serve at all 1011 to inheliables and manifesture at stilling including but not limited to gray, serief, servicing, indirecting, dard servicing interview to they to remove and for time tests, shrutes or plants. There is a 20° wide histophone scanment reserves along the front of

lots for the metallation and maintenance of telephone lines.

SWORN

ALFRED L. ARMSTRONG REG. PUBLIC SURVEYOR REGISTRATION NO. 1677





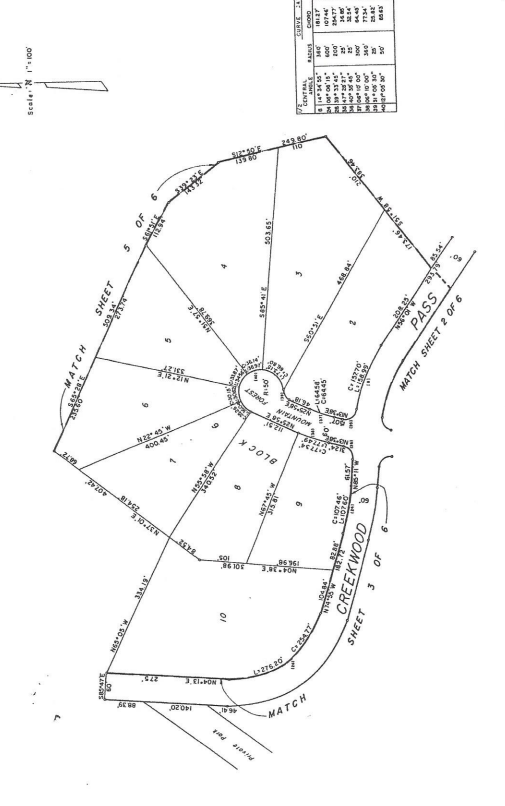
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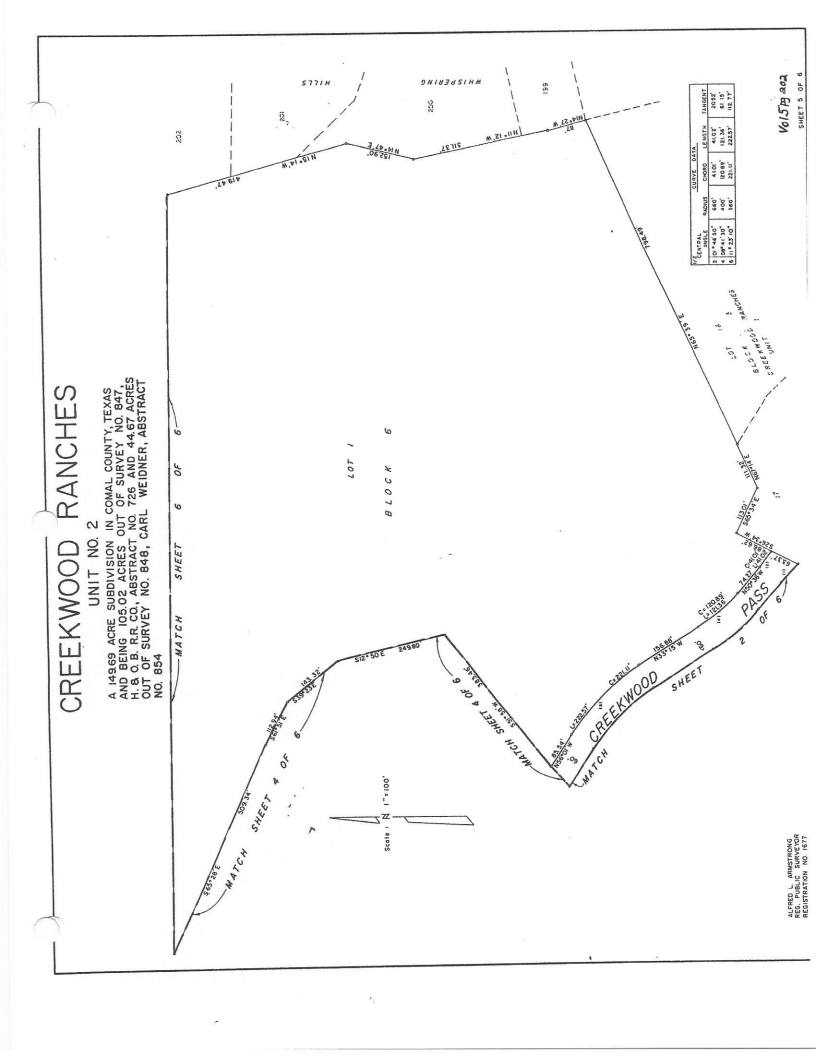
183.24 107.60 276.20 41.43 41.43 41.43 44.58 77.49 27.13 27.13

CREEKWOOD RANCHES

UNIT NO. 2

A 149.69 ACRE SUBDIVISION IN COMAL COUNTY, TEXAS AND BEING 105.02 ACRES OUT OF SURVEY NO. 847, H. B. O. B. R.R. CO., ABSTRACT NO. 726 AND 44.67 ACRES OUT OF SURVEY NO. 848, CARL WEIDNER, ABSTRACT NO. 854





140.75° 502 500 208 202 No. of Page of NOS. 21.E SHEET 6 OF 6 STTIH WHISPERING 203 .001 = ..1 Scole : A 149.69 ACRE SUBDIVISION IN COMAL COUNTY, TEXAS AND BEING 105.02 ACRES OUT OF SURVEY NO. 847, H. & O. B. R.R. CO., ABSTRACT NO. 726 AND 44.67 ACRES OUT OF SURVEY NO. 848, CARL WEIDNER, ABSTRACT NO. 854 CREEKWOOD RANCHES 00 3 UNIT NO. 2 SHEET AC. o - MATCH 82.00 BLOCK 107 ALFRED L. ARMSTRONG REG. PUBLIC SURVEYOR REGISTRATION NO. 1677