

200900148110

TOWN OF ADDISON, TEXAS

ORDINANCE NO. 009-011

AN ORDINANCE OF THE TOWN OF ADDISON, TEXAS PROVIDING FOR THE ABANDONMENT OF THE TOWN'S INTEREST IN AN EASEMENT DESCRIBED HEREIN WHICH IS NOT NEEDED FOR A PUBLIC USE OR PURPOSE; PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City Council of the Town of Addison, Texas (the "<u>City</u>"), acting pursuant to law (including, without limitation, Section 272.001, Tex. Loc. Gov. Code), deems it advisable to abandon its easement as described herein which is not needed for a public use or purpose and which cannot be used independently under the City's current zoning or applicable subdivision or other development control ordinances, and said described easement should be abandoned, relinquished, and vacated; and

WHEREAS, the City Council of the Town of Addison, Texas is of the opinion that the best interest and welfare of the public is served by abandoning same.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE TOWN OF ADDISON, TEXAS:

Section 1. <u>Incorporation of Premises</u>. The above and foregoing premises are true and correct and are incorporated herein for all purposes.

Section 2. <u>Abandonment; Reservation</u>. The Town of Addison, Texas (the "<u>City</u>") does hereby abandon, relinquish and vacate its interest in the easement described in that instrument which is recorded in Volume 70219, Page 0858 of the Official Public Records of Dallas County, Texas and a true and correct copy of which is attached hereto Exhibit <u>A</u> and incorporated herein for all purposes.

Section 3. <u>Extent of Abandonment</u>. The abandonment provided herein shall apply only to the public right, title, easement and interest that the City may lawfully abandon, vacate and relinquish. The City makes no warranty of any kind, including any warranty of title, as to title to the easement and the land and interest abandoned.

Section 4. <u>Recording</u>. The City Secretary is hereby directed to certify a copy of this Ordinance and cause it to be recorded in the Official Public Records of Dallas County, Texas.

Section 5. <u>Effective Date</u>. This Ordinance shall take effect immediately upon passage and approval.

PASSED AND APPROVED by the City Council of the Town of Addison, Texas this the 28th day of April, 2009.

Joe Chow, Mayor

ATTEST: By:______Lea Dunn, City Secretary

APPROVED AS TO FORM: By

John Hill, City Attorney

OFFICE OF THE CITY SECRETARY

ORDINANCE NO. <u>009-011</u>

EXHIBIT A

۱,

1 e

TO AN ORDINANCE OF THE TOWN OF ADDISON, TEXAS

[being a copy of that instrument recorded in Volume 70219, Page 0858, Official Public Records, Dallas County, Texas]

DEED RECORD

STATE OF TELAS

وينبأ وأرأ

ŝ

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF DALLAS

That Greenhaven Apartment Venture of the County of Dallas and State of Texas, in consideration of the sum of One (\$1.00) Bollar to us in hand paid, the receipt of which is hereby acknowledged, and in consideration of the special benefits to be derived by my remaining property, do hereby dedicate to the City of Addison, the hereinafter described tract of land as a 15 ft, water line easement, said tract of land lying and being more particularly described on the attached sheet. (See attached sheet which is part of this casement.)

The hereinabove described tract of land is hereby dedicated as a 15 ft. water line essement for the perpotual use and benefit of the City of Addison and the utility company operating within the City of Addison, provided however, that nothing herein shall be construed as a dedication of said tract as a public street other than for vehicles owned and operated by the City of Addison or its agents and vehicles owned and operated by the utility company or its agents entitled to use said easement. The public utility shall have the right to remove or keep removed all or parts of buildings, fences, trees, shrubs or other improvements or growths which in any way may endanger or interfere with the construction, waintenance or efficiency of its respective system on this easement; and the public utility company shall at all times have the right of ingress and egress to and from and upon the said easement for the purpose of constructing, reconstructing, inspecting, patrolling, maintaining and adding to or removing all or part of its respective system without the necessity at any time of procuring the permission of anyone.

In Testine v Whereof, witness my hand, this the 30 4
In Testimony Phereof, witness my hand, this the <u>30</u> day of <u>lettler</u> A. D. 19 <u>70</u> .
()
the totolog
Robert S. Folsom

STATE OF TEXAS" | COUNTY OF DALLAS |

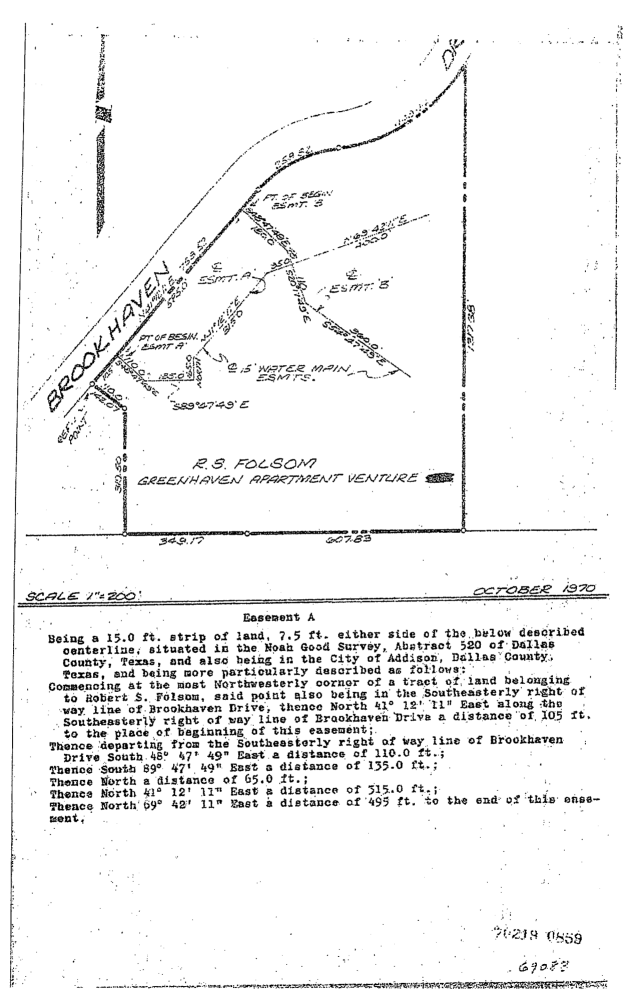
-2

Before me, the undersigned, a Notary Public in and for Dallas County, Texas, on this day personally appeared Robert S. Folsom, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to be that he saccuted the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this <u>30⁴⁶</u> day of <u>Octalier</u> A. D. 19<u>70</u>.

Dallas County, Toxas Notary Public and for

69093



Essement B

17

· . .

· ·

. 5

الانتهار ويراجع والمراجع

, di , A, n

· ,

n' . 1

.

County Texas, and Lis Texas, and being more Commencing at the most) to Robert S. Folsom s line of Brookhaven Dri easterly right of way the place of beginning Thence departing from th	In the Nosh Goo to being in the perticularly d worthwesterly c said point bein we thence Nor line of Brookh of this easer to Southeasterl	d Survey, Abstract 520 City of Addison Dalla escribed as follows: orner of a tract of Lan g in the Southeasterly th 41° 12' 11" East ald aven Drive a distance of ent: v right of way line of	of Dallas as County, nd belonging right of way ong the South- of 090 ft. to
Drive South 48° 47' 49 Thence South 20° 17' 49" Thence South 54° 47' 49"	" East a dista East a distan	nce of 180.0 ft.; ce of 155 ft.;	
easement.	u uisved	Joo ioi ta 606 81	
· ·			
$\frac{\partial \mathcal{H}}{\partial t} = \frac{1}{2} \left[\frac{\partial \mathcal{H}}{\partial t} + \frac{\partial \mathcal{H}}{\partial t} \right]$			
		·· · ·	
		· .	
		· · · ·	
· · · ·			0860
	•		67083

COUNTY OF BALLS CONTY OF BALLS They conty that this instrument was fired as the and the strupped bereau by me and was drive and in the conty of the manual recome in the conty forty at semand horeau by me into the volume and past of the manual recome in the conty forty at semand horeau by me and the conty of the semand horeau by me and the conty of the semand horeau by me and the conty of the semand horeau by me and the conty of the semand horeau by me and the conty of the semand horeau by me and the conty of the semand horeau by me and the semand TENS ISON E ETTIS Compa Lown Compa Lown Lown Lown Lown Lown E ETTIS Compa Com 70219 0561