

OWNER CERTIFICATE

STATE OF TEXAS, GOUNTY OF DALLAS

That CELESTIAL PLACE, L.C. BY ITS VICE PRESIDENT CHARLES D. AMES does hereby adopt this plot designating the hereinabove property as CRICERIA. PLACE ADDITION as addition to the Town of Addison, Texas, and, subject to the conditions, restrictions and reservations stated hereinafter, owner dedicates to the public use forever the streets and alleys shown thereon.

The easements shown on this plot are beneby reserved for the purposes as indicated, including but not limited to, the installation and maintenance of water, smitary sewer, storm sewer, drainage, electric, telephone, gas and cable television. Owner shall have the right to use these easements, provided however, that it does not unreasonably interfere or impede with the provision of the services to others. Sold utility easements are hereby being reserved by mutual use and accommodation of all public utilities using an destring to use the same. An express easement of ingress and egress is hereby expressly granted on, over and across all such easements for the benefit of the provider of services for which easements are granted.

Any drainage and floodway easement shown herean is hereby dedicated to the public's use forever, but including the following covenants with regards to maintenance responsibilities. The existing channels or creeks traversing the drainage and floodway easement will remain as an open channel, unless required to be enclosed by ordinance, at all times and shall be maintained by the individual owners of the lot or lots that are traversed by or adjacent to the drainage and floodway easement. The City will not be responsible for the maintenance and operation of said creek or creeks or for any damage or injury of private property or person that results from the flow of water along said creek, or for the control of erosion. No obstruction to the natural flow of water run—off shall be permitted by construction of any type building, fence or any other structure within the drainage building, fence or any other structure within the drawings and floodway easement. Provided, however, it is understood that in the event it becomes necessary for the City to channelize or consider erecting any type of drawinge, then is such event, the City shall have the right, but not the obligation, to enter upon the drainage and floodway easement at any point, or points, with all rights of ingress and egress to investigate, survey, erect, construct or maintain any drainage facility deemed necessary by the City for drainage purposes. Each property owner shall keep the

natural drainage channels and creeks traversing the drainage and floodway easement adjacent to his property clean and free of debris, silt, growth, vegetation, weeds, rubbish, refuse, matter and ony substance which would result in unsanitary conditions or obstruct the flow of water, and the City shall conditions or obstruct the flow of water, and the City shall have the right of ingress and egress for the purpose of inspection and supervision and maintenance work by the property owner to alleviate any undesirable conditions which may occur. The natural drainage channels and creeks through the drainage and floodway easement, as in the case of all natural channels, are subject to storm water overflow and natural bank erosion to an extent that cannot be definitely defined. The City shall not be held liable for any damages or injuries of any nature resulting from the occurrence of these natural phenomena, nor resulting from the failure of any structure or structures, within the natural drainage channels, and the owners hereby agree to indemnify and hold harmless the City from any such damages and injuries. Building areas outside the drainage and floodway easement line shall be filled to a minimum elevation as shown on the plat.

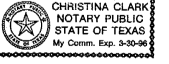
The maintenance or paving of the utility and fire lane easements is the responsibility of the property owner. All public utilities shall at all times have the full right of ingress and egress to and from and upon the said utility easements for the purpose of constructing, reconstructing, inspecting, patrolling, maintaining and adding to or responsing all or parts of its respective system without the necessity at any time of procuring the permission of anyone. Any public utility shall have the right of ingress or egress to private property for the purpose of reading meters and any maintenance and service required or ordinarily performed by that utility. Buildings, fences, trees, shrubs or other improvements or growth may be constructed, reconstructed or placed upon, over or across the utility ensements as shown; provided, however, that owner shall at its sole cast and expense be responsible under any and all circumstances for the maintenance and repair of such improvements or growth, and any public utility shall have the right to remove and keep removed all or parts of any building, fences, trees, shrubs or other improvements or growth which in any way endanger or interfere with the construction, maintenance or efficiency of its respective system or service.

Water main and sanitary sewer easements shall also include additional area of working space for construction and maintenance of the systems. Additional easement area is also conveyed for installation and maintenance of magnicles. conveyed for installation and maintenance of maintenances, cleanouts, fire hydrants, water service and sewer services from the main to curb or pavement line, and the descriptions of such additional easements herein granted shall be determined by their locations as installed.

This plat is approved subject to all platting ordinances, rules, regulations and resolutions of the Town of Addiso Texas.

CELESTIAL PLACE, L.C. BY ITS VICE PRESIDENT , CHARLES D. AMES

Before me, the undersigned authority a notary public in and for Dallas County, Texas, on this day personally appeared CHARLES D. AMES, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.



FINAL PLAT

CELESTIAL PLACE ADDITION

ADDISON/DALLAS, TEXAS

FOR:

CELESTIAL PLACE, L.C. 8080 N. CENTRAL EXPWY. SUITE 880 DALLAS, TEXAS 75206

MARCH 1994

DAL-TECH ENGINEERING INC 11020 AUDELIA RB., SUITE C207 DALLAS, TEXAS 75342 PH. (214)553-5500

JOB NO. 9313

the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

CHRISTINA CLARK NOTARY PUBLIC S STATE OF TEXAS My Comm. Exp. 3-30-96

NOTES:

THE AREA IN THE CITY OF DALLAS

ADDED TO THE TOWN OF ADDISON

PRIOR TO THE EFFECTIVE DATE OF

THIS APPROVAL AND ACCEPTANCE OF

THE DEVELOPMENT BY THE TOWN OF

CORPORATE LIMITS SHALL BE

BY A BOUNDARY ADJUSTMENT

AREA DRAINS REQUIRED ON LOTS 1, 2, & 3 OF BLK. "A" AND LOTS 11 & 12

HOUSE ON ADJACENT LOT.

OF BLK. "B" W/ HOUSE CONSTRUCTION.

ON LOTS 1-5 OF BLK. "B" PROVIDE OPENINGS

LOT LINES TO ALLOW BACKYARD DRAINAGE TO

PASS UNDER THE FENCE INTO SWALE BESIDES

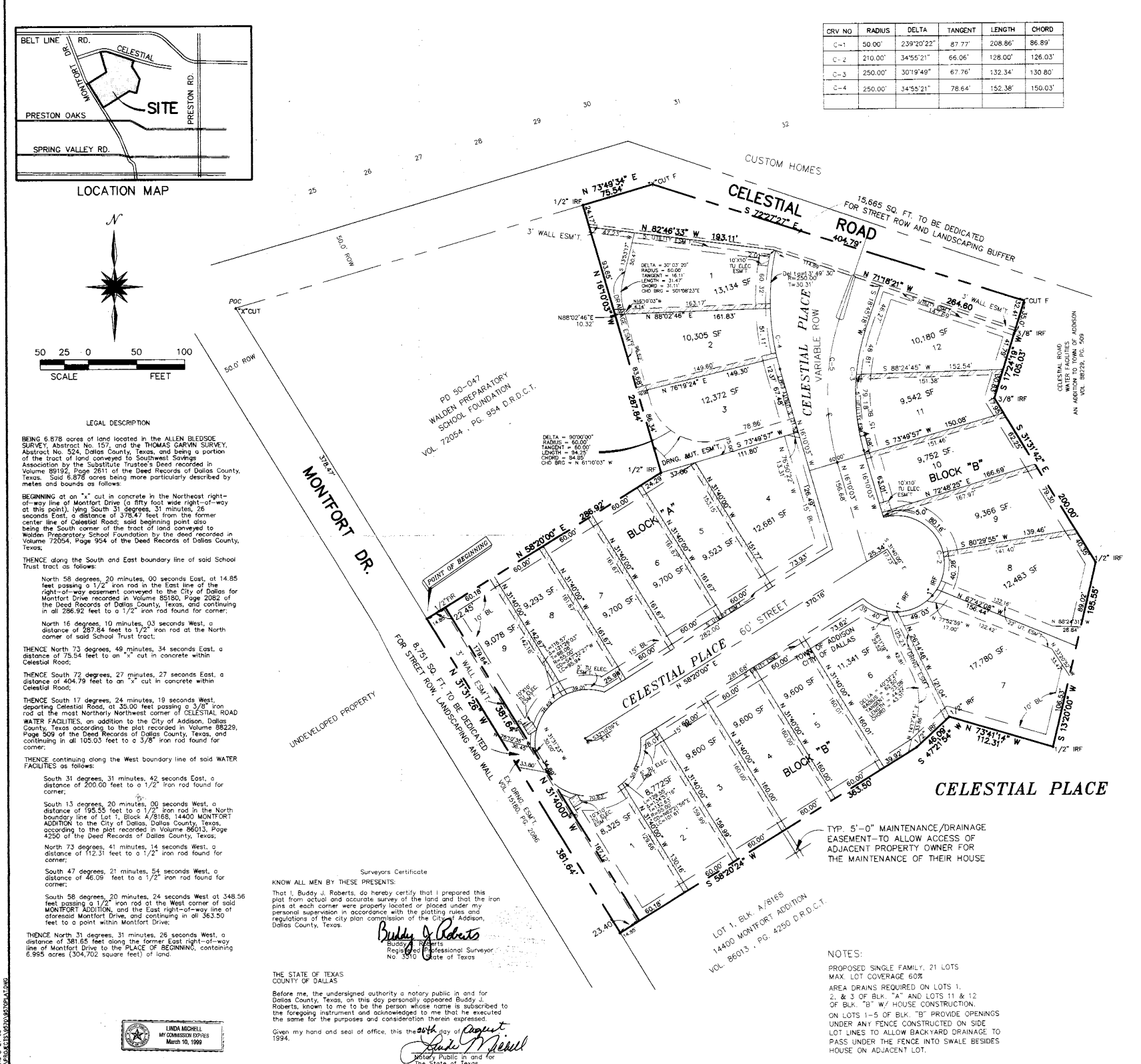
UNDER ANY FENCE CONSTRUCTED ON SIDE

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REN TARE TO	
NAME DIGNA MILLER	
ADDRESS P.O Box 144	
CMY ADDISON TX 75001	

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OWNERS CERTIFICATE

STATE OF TEXAS, COUNTY OF DALLAS

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:
That CELESTIAL PLACE, L.C., CHARLES D. AMES, VICE PRESIDENT,
Block "A", Lots 1-9 and Block "B", Lots 1-3 and 5-10,
SHARIF & MUNIR VENTURES, INC., RAMSEY M. MUNIR, PRESIDENT,
Block "B", Lot 4,

SHARIF & MUNIR ENTERPRISES, INC., RAMSEY M. MUNIR, PRESIDENT, Block "B", Lot 12,

AND EARL i. JONES Block "B", Lot 11, do hereby adopt this plat designating the hereinabove property as CELESTIAL PLACE ADDITION, an addition to the Town of Addison, Texas, and subject to the conditions, restrictions and reservations stated hereinafter, owners dedicates to the public use forever the streets and alleys shown thereon.

The easements shown on this plat are hereby reserved for the purposes as indicated, including, but not limited to, the installation and maintenance of water, sanitary sewer, storm sewer, drainage, electric, telephone, gas and cable television. Owner shall have the right to use these easements, provided however, that it does not unreasonably interfere or impede with the provision of the services to others. Said utility easements are hereby being reserved by mutual use and accommodation of all public utilities using or desiring to use the same. An express easement of ingress and egress is hereby expressly granted on, over and across all such easements for the benefit of the provider of services for which easements are aranted.

Any drainage and floodway easement shown hereon is hereby dedicated to the public's use forever, but including the following covenants with regards to maintenance responsibilities. The existing channels or creeks traversing the drainage and floodway easement will remain as an open channel, unless required to be enclosed by ordinance, at all times and shall be maintained by the individual owners of the lot or iots that are traversed by or adjacent to the drainage and floodway easement. The City will not be responsible for the maintenance and operation of said creek or creeks or for any damage or injury of private property or person that results from the flow of water along said creek, or for the control of erosion. No obstruction to the natural flow of water run—off shall be permitted by construction of any type building, fence or any other structure within the drainage and floodway easement. Provided, however, it is understood that in the event it becomes necessary for the City to channelize or consider erecting any type of drainage, then in such event, the City shall have the right, but not the obligation, to enter upon the drainage and floodway easemen at any point, or points, with all rights of ingress and egress to investigate, survey, erect, construct or maintai any drainage facility deemed necessary by the City for drainage purposes. Each property owner shall keep the natural drainage channels and creeks traversing the drainage and floodway easement adjacent to his property clean and free of debris, silt, growth, vegetation, weeds, rubbish, refuse, matter and any substance which would result in unsanitary conditions or obstruct the flow of water, and the City shall have the right of ingress and egress for the purpose of inspection and supervision and maintenance work by the property owner to alleviate any undesirable conditions which may occur. The natural drainage channels and creeks through the drainage and floodway easement, as in the case of all natural channels, are subject to storm water overflow and natural bank erosion to an extent that cannot be definitely defined. The City shall not be held liable for any damages or injuries of any nature resulting from the occurrence of these natural phenomena, nor resulting from the failure of any structure or structures, within the natural drainage channels, and the owners hereby agree to indemnify and hold harmless the City from any such damages and injuries. Building areas outside the drainage and floodway easement line shall be filled to a minimum elevation as shown on the plot. The minimum floor of elevation of each lot shall be shown on the plat.

The maintenance or paving of the utility and fire lane easements is the responsibility of the property owner. All public utilities shall at all times have the full right of ingress and egress to and from and upon the said utility easements for the purpose of constructing, reconstructing, inspecting, patrolling, maintaining and adding to or removing all or parts of its respective system without the necessity at any time of procuring the permission of anyone. Any public utility shall have the right of ingress or egress to private property for the purpose of reading meters and any maintenance and service required or ordinarily performed by that utility. Buildings, fences, trees, shrubs or other improvements or growth may be constructed, reconstructed or placed upon, over or across the utility easements as shown; provided, however, that owner shall at its sole cost and expense be responsible under any and all circumstances for the maintenance and repair of such improvements or growth, and any public utility shall have the right to remove and keep removed all or parts of any building, fences, trees, shrubs or other improvements or growth which in any way endanger or interfere with the construction, maintenance or efficiency of its respective system or service.

Water main and sanitary sewer easements shall also include additional area of working space for construction and maintenance of the systems. Additional easement area is also conveyed for installation and maintenance of manholes, cleanouts, fire hydrants, water service and sewer services from the main to curb or pavement line, and the descriptions of such additional easements herein granted shall be determined by their locations as installed.

This plat is approved subject to all platting ordinances, rules, regulations and resolutions of the Town of Addison, Texas.

CELESTIAL PLACE, L.C. BY ITS VICE PRESIDENT ,CHARLES D. AMES

THE STATE OF TEXAS COUNTY OF DALLAS

Before me, the undersigned authority a notary public in and for Dallas County, Texas, on this day personally appeared CHARLES D. AMES, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given my hand and seal of office, this the



SHARIF & MUNIR VENTURES, INC. BY ITS PRESIDENT, RAMSEY M. MUNIR

THE STATE OF TEXA

Before me, the undersigned authority a notary public in and for Dallas County. Texas, on this day personally appeared RAMSEY M. MUNIR, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given my hand and seal of office, this the day of 1995.

BEVERLY MESEBERG MY COMMISSION EXPIRES December 22, 1998 Blubb Mulle Notary Public by and for The State of Texas

Notary Public in and for The State of lexas

SHARIF & MUNIR ENTERPRISES, INC. BY ITS PRESIDENT, RAMSEY M. MUNIR

IE STATE OF TEXAS DUNTY OF DALLAS

Before me, the undersigned authority a notary public in and for Dallas County, Texas, on this day personally appeared RAMSEY M. MUNIR, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given my hand and seal of office, this the 1995.

Notary Publ The State o

December 22, 1998

EARL ! JONES - OWNER

THE STATE OF TEXAS COUNTY OF DALLAS

Before me, the undersigned authority a notary public in and for Dallas County, Texas, on this day personally appeared EARL I. JONES, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given my hand and seal of office, this the 1995.

Notary The St

BEVERLY MESEBERG
MY COMMISSION EXPRES
December 22, 1998

CERTIFICATE OF APPROVAL:

ITY SECRETARY CMORAH

SECOND AMENDED FINAL PLAT
CELESTIAL PLACE ADDITION

ADDISON/DALLAS, TEXAS

FOR :

CELESTIAL PLACE, L.C. 8080 N. CENTRAL EXPWY. SUITE 880

DALLAS, TEXAS 75206

17311 DALLAS PKWY., SUITE 200 DALLAS, TEXAS 75248
PH. (214)250-2727

AUG. 1995 JOB NO. 9570

Any provision herein which restricts the sale, rental, or use of the described real property because of color or race is invalid.

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COUNTY CLERK, Dathas County, Texas

OVELAS COUNTY COUNTY CLERK EARL BULLOCK FAR BULLOCK

REMARN TO:

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ADDRESS TOWN OF ADDISON P.O. Box 144

OUT AND ISON TX 75001