

**RECORDED  
RESTRICTIONS**

## **LAKE COLUMBIA RECORDED RESTRICTIONS**

**(A copy of each individual Subdivisions Restriction is available at the office.)**

1. All lots in this Subdivisions shall be used exclusively for residential purposes. No structure or building shall be erected, altered, placed or permitted to remain on any lot other than one single family dwelling and private garage. No trailer or temporary structure shall be occupied or stored within the Subdivisions at any time.

2. Garages or car shelters on all lake front lots in this Subdivisions shall be attached to and connecting with or built as a part of the one family dwelling. Any garages or boathouse must conform in appearance to the residence structure on said lot.

### **3. TYPE, SIZE & CONSTRUCTION:**

Any dwelling erected, placed or altered on any lot in the Subdivisions must be approved in writing by the Building Control Committee\* prior to start of construction. Such approval will be made upon submission of satisfactory plans, specifications and a grid map showing location of structure on any lot. Any structure must conform to the following minimum standards:

(a) (See square footage table on Page 29 entitled, "Condensed Square Footage Required in Each Subdivisions.) The side that faces the street shall be considered to be the front of any dwelling erected in this Subdivisions.

(b) All construction materials must be new.

(c) All residences must have private inside bathroom facilities.

(d) Fences, walls and hedges, if any, shall be of open, construction not more than five feet in height and shall not extend in front of the front dwelling line. Any fences to extend to front of the front dwelling line must be approved by the Building Control Committee.

(e) All sanitary plumbing shall conform with the minimum requirements of the Health Department of Jackson County and the State of Michigan.

(f) All structures shall be completed on the exterior within six (6) months from start of construction including two (2) coats of paint or varnish on any exterior wood surfaces, and exterior walls must be finished with approved siding materials or if concrete block is to be used as an exterior surface, it must be painted with two (2) coats of masonry paint.

(g) Any reasonable change, modification or addition to the within restrictions shall be considered by the Lake Columbia Development Company, and if so approved, they will then be submitted in writing to the abutting lot owners, and if so consented to in writing, shall be recorded and when recorded shall be binding as the original restrictions.

The Building Control Committee shall consist of three (3) members appointed by the Lake Columbia Development Co. The committee may designate one of its members to act in its behalf. In the event of the resignation or death of any member, the remaining members shall appoint a replacement.

Building Control Committee shall approve plans and specifications for all structures erected in this Subdivisions. The committee may reject any plan because of too great a similarity to nearby existing structures, or because, in the opinion of the committee the building is improperly placed on the lot.

4. Any structure erected must set back not less than 25' from front lot line and not less than 25' from any side street lot line. Side line set back shall not be less than 10'.

5. No for sale sign or advertising device of any kind shall be erected on any lot except on a new house previously unoccupied which is offered by the developer or builder.

6. No dock may be erected without approval of the Building Control Committee.

7. Lake Columbia is designated as a private lake and as such, the right to usage and control remain with the developer or its authorized agent.

8. In order to control the use of Lake Columbia, and thereby benefit all residents of the lands around the lake, the waters of Lake Columbia and the lands normally flowed and covered by the lake at its highest level, shall be owned by Lake Columbia Development Co., its successors and assigns. Lots which abut or border on the waters of the lake shall not include any riparian rights in and to said waters, or to the lands below said waters.

**9.** EASEMENTS for the installation and maintenance of public utilities or drainage facilities are reserved along and within 6 feet of all side lot lines and 10 feet on all rear lines in this Subdivisions. Such other easements are hereby reserved to enter upon the premises if necessary to construct, operate and maintain any other public improvements, pipes, poles, wires, etc., whether under or above ground.

It is understood and agreed that it shall not be considered a violation of the provisions of the Easement if wires or cables carried by such pole lines pass over some portion of said lots not within the 6 foot strip, as long as such lines do not hinder the construction buildings or any lots in the Subdivisions. In the event a dwelling is erected across a lot line so as to occupy two lots, the side lot easement is released on the side of the two lots which abut.

**10.** Any tank for the storage of fuel placed or maintained on any lot outside of any building in this Subdivisions shall be located below the surface of the ground; or if placed above ground, such tank must be screened by shrubbery or fencing, such screening to be subject to the approval of the Building Control Committee. Outdoor receptacles for ashes and garbage shall be underground or shall be located at least 50 feet to the rear of the front lot line. No refuse pile or other unsightly or objectionable material or thing shall be allowed or maintained on any lot in this plat.

**11.** Owners of unoccupied lots shall at all times keep and maintain their property in this Subdivisions in an orderly manner causing weeds and other growth to be seasonably cut and prevent accumulation of rubbish and debris on the premises.

**12.** No business, trade or enterprise of any kind or nature whatsoever shall be conducted or carried on upon any lot or lots in said Subdivisions, nor shall any animals, birds, fowl or poultry, except common household pets, be kept at any time thereon.

**13.** Any dwelling and garage on any lot in this Subdivisions which may in whole or in part be destroyed by fire, windstorm or for any other reason, must be rebuilt or all debris removed and the lot restored to a sightly condition with reasonable promptness.

**14.** The Lake Columbia Development Co., shall have the option to repurchase any property offered for sale in the Subdivisions. Any owner contemplating a sale of property in this Subdivisions shall present to the Lake Columbia Development Co., a bona fide purchase agreement executed by his prospective purchaser. The Lake Columbia Development Co. shall have the option for 30 days to purchase subject property for an equivalent price.

**15.** In order to maintain and improve the Lake Columbia area, commencing April 1, 1964, and on April 1st of each year thereafter, the purchaser of each lot (or titleholder, if title has been conveyed) shall pay \$40.00 to Lake Columbia Maintenance Company, its designated successors or at least half of such funds to be used in the year of collection for dam and park maintenance, lake level regulation and such other purposes that will maintain or improve the Lake Columbia area. Annual payments shall be a lien on each lot and, if not paid by June 15th of each year, may be denoted by an affidavit recorded with the Register of Deeds, and this lien may be enforced as are real estate mortgages by foreclosure by advertisement or in Circuit Court.

**16.** These covenants shall run with the land and shall be binding on all parties claiming under them for a period of 20 years and shall be extended for successive periods of ten years unless and prior to the expiration of any such 10 year period, an instrument signed by the owners of record of a majority of lots in the Subdivisions has been recorded changing or modifying said covenants in whole or in part. Invalidation of any one of these covenants by judgment or decree shall in no way effect any of the other provisions hereof which shall remain in full force and effect.

**A copy of applicable Subdivisions recorded restrictions are available at the Association Office upon request.**

**CONDENSED SQUARE FOOTAGE REQUIRED  
IN EACH SUBDIVISIONS**

	<b>1½ Story or One Story Building</b>	<b>Bi-Level</b>	<b>Tri-Level</b>
	<u>Ground Floor Area</u>	<u>Ground Floor Area</u>	<u>Living Area</u>
<b>Holiday Shores</b>			
<b>No. 1</b>			
Lots 1-31	1000	1000	1000
Others	850	720	850
<b>Holiday Shores</b>			
<b>No.2</b>			
Lots 160-213 and			
Lots 347-365	1200	1200	1200
Others	1000	1000	1000
<b>Sherwood Shores</b>	850	720	850
<b>Riviera Shores</b>	850	720	850
<b>Southern Shores</b>	720	624	720
<b>Royal Shores</b>	720	624	720
<b>Grand Pointe Shores</b>	720	624	720
<b>Imperial Shores</b>			
Lots 1-14	1500	1500	1500
Lots 15-21	1200	1200	1200
<b>Bay View Shores</b>			
Lots 21-36, 118-121			
and Lots 132-136	1000	1000	1000
Others	850	850	850
<b>Cambridge Shores</b>	850	720	850
<b>Fletcher Shores</b>	850	720	850