

Section 4 Deed Restrictions – Old vs. New Comparison

This document summarizes some of the key changes proposed to the Section 4 Deed Restrictions and why they are beneficial. **This document is not a comprehensive list of changes**, so homeowners are encouraged to read through the document.

In general, the proposed changes make clearer each of the subject articles. The writing is in more concise and articulate language, making the restrictions more “user friendly” compared to the older version. As you read this new version of the restrictions, **we hope you will see that the intention is to keep the interests of our neighbors and the quality of our subdivision in mind.**

Have questions? You may email your questions or concerns to renewal@meyerland.net with the subject line indicating your section number and/or address.

OLD, if applicable	Proposed Change	Why Change Is Needed
No Table of Contents	Table of Contents	More user friendly
Art 1 Land Use and Struc. Type: Specifies number of and type of structures allowed.	Article 2 Land Use and Structure Type: Specifies number of and type of structures allowed, with changes to wording and details structures allowed.	Current Deed Restrictions do not allow for split garages, or an additional garage attached to porte cochere, very common in high end construction. Aesthetics are maintained via number of and size of garage doors allowed.
Art. 2 & 3 Architectural Control Committee (ACC): Approves or disapproves designs and construction in Meyerland. There is not an appeals process with the MACC.	Article 3 Review and Control Committee (RCC): Designates this as the committee that approves or denies applications. Appeals are to the board.	Current review committee is not governed by the Board, and has no appeals process. Proposed change brings us in line with standards of the majority of communities, and provides lot owners with an appeals process.
Art. 1: Not to exceed 3 stories (no other height restriction)	Article 4.8 Dwelling Size and Height: Specifies a maximum height in feet in addition to a 2 ½ story limit.	New provision matches MCI A Policy and is fair for all lots since the height rule is based on the City’s definition of Minimum Flood Protection Elevation.
Art. 6 Dwelling Size: Sets a 100% masonry requirement.	Article 4.4 Masonry Requirements: Sets a 60% masonry requirement. Defines masonry as Brick, Stone, and Stucco.	This % gives Lot owners a little more flexibility of design. Also allows helps in making renovations or additions which a higher % makes very costly if not impossible from a design stand point.
Art. 7 Structure Location: Garage location is generally more restrictive for those who wish to	Article 4 Structure Location & Garages/Carports: Allows forward facing garages at the front building line.	Allows for more current construction including: tandem garages, split garages, & other garage designs, while limiting

have a garage which is not in the rear of their property.		doors so as to maintain aesthetics of neighborhood.
Art. 13 Fences & Walls: 8 ft., not forward of building, and not forward of side street set back line.	Article 4.13 Fences and Walls: Retains existing rules with regards to fence height (8 feet), allows for fencing of side yards, and indicates areas which may be governed by policy.	The acceptable height, location and materials are more accommodating for those currently used in construction. Allows for more useable space in back yard. References current MCIA policy and is similar to newer Deed Restrictions.
No Restriction	Article 4.5 Non-Permeable Coverage and Drainage Requirements: Limits impervious coverage at 60% and requirements for lot drainage.	Formalizes the current impervious coverage limit as set per Policy and remains more stringent than the City of Houston.
No Restriction	Article 5 Management and Operation of Subdivision: Covers the rights and responsibilities of MCIA and each member owner.	Current restrictions do not as deftly explain operations and your rights as a member/lot owner.
Art. 27 Maintenance Fund: explains the obligation for the Maintenance and Security fees.	Article 6 MCIA Assessments and Fees: explains the obligation for the Maintenance Fees, Security Fees, Special Assessments and General Fees.	More clearly explains the method by which Maintenance, Security, Special Assessments, and General Fees are charged and set.
Art. 31 Enforcement:	Article 8 Other Provisions: discusses applicability and enforcements of the deed restrictions.	Some of the information in the Article is found in the current set, but this set outlines the enforcement rights of the members/lot owners and MCIA.

Accurate and relevant deed restrictions protect the property values and beauty of your neighborhood.

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More information about your opportunity to sign a completed set will be coming to you soon. Please ensure the office has your current contact information and regularly check our website at www.meyerland.net for updates.