4230184 DECLARATION OF PROTECTIVE COVERNITS, ASSESSMENTS, RESTRICTIONS AND CONTITIONS ASSESSMENTS, RESTRICTIONS AND CONTITIONS ASSESSMENTS.

TO: WHOM IT MAY CONCERN:

PART A, PRESENCE

ASSETTANT PROTECTIVE TO A SECRET AND A SECRET ASSESSMENT ASSESSMENT

surface of gable construction, and all gabled roofs shall be covered with shingles of wood or composition, or with slate or tile. A garage or other outbuilding on any lot shall be of construction and architectural type similar to the residence thereon. All flat portions of any roof must be surnded by parapets at least two feet above the highest point of such flat roof, and such parapets must be finished, both inside and out, of material to match the general character of the remainder of the building.

- (f) No excavation for stone, gravel, or earth shall be made except for walls, basements, or cellars of dwellings.
- (g) The grade of any lot shall not be raised above the grade established by developer and existing at the time said
- (h) After construction of a residence or other building the balance of the remainder of the land not covered by such buildings shall be seeded, sodded and suitably planted with grass, decorative shrubs, trees or flowers, excepting, however, such part of the area, not to exceed fifteen per cent (15%) thereof, as shall be constructed as and used for driveways and parking space within two years of completion of construction, to include front and side yards.
- C-2 ARCHITECTURAL CONTROL. No building shall be erected, placed, or altered on any lot until the construction plans and specifications, including a plan showing the location of the structure have been approved by the Architectural Committee as to quality of workmanship and materials, harmony of exterior design with existing structures, and as to location with respect to topography and finish grade elevation. No fence or wall shall be erected, placed, or altered on any lot nearer to any street than the minimum building setback line unless similarly approved. Approval shall be as provided in PART D.
 - DWELLING COST, QUALITY AND SIZE.
- surface of gable const covered with shingles tile. A garage or oth construction and archithereon. All flat pom parapets at least two roof, and such parapet material to match the building.

 (f) No se be made except for wal (g) The grade established lot is purchased.

 (h) Afte building the balance of such building shall be grass, decorative shrusuch part of the area, thereof, as shall be of parking space within the include front and side (Parameter of the area, thereof, as shall be of parking space within the include front and side (Parameter of the area, thereof, as shall be of parking space within the include front and side (Parameter of the area, thereof, as shall be of parking space within the include front and side (Parameter of the area, thereof, as shall be of parking space) and finish erected, or altered on specifications, include structure have been apquality of workmanship with existing structure topography and finish erected, placed, or althe minimum building shapproval shall be as pupulated the structure of the lot, date these covenants a guality or workmanship better than that which herein for the minimum area of the main structure and garages, shall not one-story dwelling, or dwelling of more than square feet for both the basement area shall (b) External parameter of the same of th (a) No dwelling shall be permitted on any lot at a cost of less than SEVENTY FIVE THOUSAND AND NO/100 DDLLARS cost of less than SEVENTY FIVE THOUSAND AND NO/100 DOLLARS exclusive of the lot, based upon cost levels prevailing on the date these covenants are recorded, it being the intention and purpose of the covenant to assure that all dwellings shall be of a quality or workmanship and materials substantially the same or better than that which can be produced at the minimum cost stated herein for the minimum permitted dwelling site. The ground floor area of the main structure, exclusive of one-story open porches and garages, shall not be less than 1,900 square feet for a one-story dwelling, nor less than 1,200 square feet for a dwelling of more than one story with a total minimum of 2,500 square feet for both floors. For the purpose of these covenants, the basement area shall in no event be considered as a story.
 - (b) Exterior construction is to be at least fifty percent (50%) brick, stone, or masonry material or other quality masonry material. No hardboard, stuccato board or any inferior imitation building materials will be allowed.

- there 30 feet to the front lot line, or nearer than 20 feet to any approved by Landy Live within the radius of a circle or any approved by Landy Live within the radius of a circle or any approved by Landy Live within the radius of the circle or any approved by Landy Live with the side yardy that him and I less to an interior lot line with both side yardy that him less permitted accessory building injected 50 feet or more from the building settack line. No dealing shall be located on any any accessory or outbuilding shall be located to encroach upon any easements.

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C-10 OIL AND MINING OPERATION. No oil drilling, oil development operation, oil refining, quarring or mining operation of any kind shall be permitted upon any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.

C-11 LIVESTOCK AND FOULTRY. No animals, livestock, or poultry or any kind shall be raised, bred or kept on any lot, except that doos, cats or other household pets may be kept provided that they are not kept, bred, or maintained for any commercial purpose and are restricted to owner's premises or on leash under handler's control. Any animals or household pets must be in compliance with the local ordinances pertaining thereto.

C-12 GARBAGE AND REFUSE DISPOSAL. No lot shall be used or maintained as a dumping ground for rubbish. Tash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

C-13 SIGHT DISTANCE AT INTERSECTIONS. No fences, wall, hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 feet above the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street lines extended. The same sightline limitations shall apply on any lot within 10 feet from the driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

C-14 EASEMENTS. Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded subdivision plat. Within these easements, no structure or other material shall be placed or permitted to remain which may dmage or interfere with the installation and maintenance of utilities, or which may change the direction of flow of drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot except for those improvements for which a public authority or utility is responsible.

PART D. ARCHITECTURAL CONTROL COMMITTE.

D-1 MEMBERSHIP. The Architectural Control Committee is composed initially of Gary R. Free, 11516 S. Hidden Valley Blvd., 571-2359, Sandy, Utah; Lynn Wahlquist, 2523 Oak Grove Dr., Sandy,

- Utah, 757-5155; and Dennis Barker, 2245 East Nigh Nountain Drive, 2 of the consister ray designation of any member of the consister ray designation of any member of the consister, the remaining the consister of deals or regignation of any member of the consister, the remaining of the consister, and the remaining of the consister of the proper the consister of the proper through a duly recorded with the consister of the consiste

E-3 SEVERABILITY In validation of any one of these covenants by judgement or court order shall in no way affect any of the other provisions which shall remain in full force and

- (a) These covenants may be amended or renewed upon written approval of at least two-thirds (2/3) of the owners of lots within the protected area. Each owner is entitled to one vote for each lot owned in said protected area.
- E-3 SEVERABILITY in validation of any one of these covenants by judgment or court order shall in no way affect of the provisions which shall remain in full force an effect.

 E-4 AMENDMENTS.

 Written approach in the covenants may be smended or renewed lots within the protected area. Each owner is of the owners vote for each lot owned in said protected area.

 (b) The covenants, agreements, conditions, reservations, restrictions, and charges created and established in the said stable of the said stable within the mole of ROCAMENTON ESTATES SUBJECTION For the written consent of the owners of seventy-five percent of the written consent of the owners of seventy-five percent of the written consent of the owners of seventy-five percent until the proper instrument in writing shall be executed on a said take, State of Usah provided, recorder that the Count said takes, State of Usah provided, recorder that the Count said have no application so long as granter shall be the of twenty percent (20%) of the owner of the owner of twenty percent (20%) of the owner of the owner of twenty percent (20%) of the owner of the own (b) The covenants, agreements, conditions, reservations, restrictions, and charges created and established herein for the benefit of ROCKHAMPTON ESTATES SUBDIVISON PHASE II, and each lot therein, may be waived, terminated, or modified as to the whole of said subdivision or any portion thereof with the written consent of the owners of seventy-five percent (75%) of the lots in the portion to be affected shall also be secured. No such waiver, termination or modification shall be effective until the proper instrument in writing shall be executed and recorded in the office of the County Recorder for the County of Salt Lake, State of Utah; provided, however, that this provision shall have no application so long as grantor shall be the owner of twenty percent (20%) of the lots in said subdivision.

 Wathan Trekson

Subscribed and sworm to before me this 10th day of March A.D.,

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