## 4378715

### REVISED

# DECLARATION OF PROTECTIVE COVENANTS FOR HICKORY VALLEY ESTATES SUBDIVISION

THIS REVISION DATED 24 AUGUST 1986 SUPERCEEDS ALL PRIOR PROTECTIVE COVENANTS AND AMENDMENTS TO SAID COVENANTS FOR HICKORY VALLEY ESTATES SUBDIVISION.

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS, the undersigned being the owners of the following described real property situate in Salt Lake County, State of Utah, to-wit: Commonly known as Hickory Valley Estates Subdivision.

In consideration of the premises and as part of the general plan for improvement of the property comprising of Hickory Valley Estates Subdivision, we do hereby declare the property hereinabove described, subject to the restrictions and covenants herein recited.

### PART A

### RESIDENTIAL AREA COVENANTS

### 1. Planned Use and Building Type.

No lot shall be used except for residential purposes. No building shall be erected, altered, placed, or permitted to remain on any lot other than detached single family dwellings not to exceed two stories in height with a private garage for not less than two vehicles and for not more than four vehicles.

### 2. Architectural Control.

No building shall be erected, placed or altered on any lot until the construction plans and specifications and a plan showing the location of the structure upon the lot have been approved by the Hickory Valley Estates Architectural Control Committee as to quality of workmanship and materials, harmony of external design with existing structures and with the overall aesthetic plan for Hickory Valley Estates Subdivision, and as to location in respect with typography 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 B.

### 3. Dwelling Quality and Size.

No dwelling shall be permitted on any lot wherein the ground floor area of the main structure, exclusive of open porches and garages is less than 1,800 square feet for a single story, split level or split entry structures; or less than 1,400 square feet on the main floor with the agregate footage of above ground floors of the structure to total a minimum of 2,100 square feet for two story structures.

4. Building location.

(a) No building shull be located on any lot nearer than 30' to the front lot line or nearer to the side street line than 20 feet.

(b) No building shull be located nearer than 30' feet.

(c) For the purpose of this covenant, aways, steps, and porches shall not be considered as a part of a building, provided, however, that this shall not be constructed to permit any portion of a building on a lot to encroach upon any other lot.

5. Construction Time Following Purchase.

The grantee or grantees of any building lot within the subdivision shall within 24 months from the purchase date of said lot, commence construction or landscaping upon the first 30 foot frontage of the purchased lot, and having commenced construction upon said property, shall continue thereach and have the structure upon the property really for occupancy as a residence within 12 months from the date construction is commenced.

6. Essements.

For installation of and maintenance of utilities and drainage facilities, areas are reserved as shown on the recorded plat. Within these easements, no structure, planting or other force with the installation and maintenance may be a shown on the recorded plat. Within these easements no structure, planting or other force with the installation and maintenance manels in the area, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each of the lots and all improvements in it shall be maintenance containmously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

7. Street Lighting.

The owner of each lot throughout the subdivision is required to install at the time of construction a specified design electric or gas street light upon their respective lots, situated within the front yax of the boundary of their property and shall authority or utility company is responsible.

8. No noxious or offensive activity shall be carried on upon any lot, or shall amount and ea

9. Temporary Structures.

No structure of a temporary character, trailer, basement, tent, shack, garsag, barm, or other out building shall be used on any lot at any time as a residence either temporarily or permanently.

10. Carbage and Refuse Disposal.

No lot shall be used or maintained as a dumping ground for rubbish, trash, gerbage or other waste and shall not be kept except in samitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and samitary condition. Each lot and its abuting street is to be kept free of trash, weeds, and other refuse by the lot owner. No unsightly material or objects are to be stored on any lot in view of the general public.

11. Animals and Pets.

Doss, cets or other household pets may be kept on the premises as permissible within current zoning regulations provided that they are not kept, bred, or maintained for a forementioned animals or pets became an annoyance, muisance or obnoxious to other owners diroughout the subdivision, the committee may require a reduction in the number of animals or pets permitted or elimination of any such animal or pet considered dangerous or unsafe to the neighborhood. All pets most be restrained on their owners property.

12. Landscaping.

All existing oabrush on the site is to be preserved whenever possible. Top cell is to be scraped and stockpiled before excavation for foundations or footings. The top soil is to be replaced at the time of finals grading on each lot occupancy date of any structure built upon said lot. Landscaping of lots shall be considered complete when the first 30 of the lot is planted with grass and maintained, and the romanier property.

Trees, lands, shrube, and other plantings provided by the owner either before or affect or metruction of a dealling unit upon said lot shall be properly nurrured amination of proplaced at the comer's expense upon request of the lilickory Valley Estates Architectural Control Committee.

13. Subdivison of Lots.

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### PART B

### HICKORY VALLEY ESTATES ARCHITECTURAL CONTROL COMMITTEE

### 1. Membership.

The Hickory Valley Estates Architectural Control Committee is comprised of Prime Teerlink (571-6816), Chris Stam (571-8487), Cal W. Bradshaw ( - ), and R. Dane Bradshaw (572-6171). Any two members may give Architectural Control Approval of plans. A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee, the remaining members shall have full authority to designate a successor. Neither the members of the committee nor their designated representative shall be entitled to any compensation for services pursuant to this covenant.

### 2. Procedure.

The committee's approval or disapproval as required in these covenants shall be in writing. In the event the committee or its designated representative fails to approve or disapprove within 30 days after plans and specifications have been submitted to it, or in the event there is no suit to enjoin the construction which has been commenced prior to the completion thereof, approval will not be required and the related covenants shall be deemed to have been fully complied with.

### PART C GENERAL PROVISION

These covenants are to run with the land and should and shall be binding upon all parties and all persons claiming under them for a period of 10 years from the date these covenants are recorded, after which time said covenants shall be automatically extended for a successive period of 10 years unless an instrument signed by a majority of the then owners of the lots have been recorded agreeing to change said covenants in whole or in part.

### 2. Enforcement.

Enforcement shall be by proceedings at law or in equity against every person or persons violating or attempting to violate any covenant either to restrain violation or to recover damages.

### 3. Severability.

Invalidation of any one of these covenants by judgement or court order shall in no wise effect any of the other provisions which shall remain in full force and effect.

HERITAGS PROPERTY COMPANY

Larry Bradshaw, President

### AMENDMENT TO THE

### DECLARATION OF PROTECTIVE

### COVENANTS FOR HICKORY VALLEY ESTATES SUBDIVISION

WHEREAS, the undersigned being the owners of the following described real property situate in Salt Lake County, State of Utah, to-wit; Commonly known as Hickory Valley Estates Subdivision, desire now to amend the Declaration of Protective Covenants recorded 27 June 1983 as instrument #3810386 recorded in Book #5470 at Page 33, as follows.

### PART A

### RESIDENTIAL AREA COVENANTS

All existing oakbrush on the site is to be preserved whenever possible. Top soil is to be scraped and stockpiled before excavation for foundations or footings. The top soil is to be replaced at the time of finish grading

AMENDMENT
DECLAPATION OF
COVENANTS FOR HICKORY VAI

KNOW ALL MEN BY THESE PRESENTS:

MERRERS, the undersigned bedescribed real property situate in Sale Commonly known as Hickory to amend the Declaration of Protective instrument #3810386 recorded in Rock

PART
RESIDENTIAL AR

12. Landscaping

All existing caldrush on the Situation of footings. The top soil is to be scraped and stockpi or footings. The top soil is to be not each lot.

Each lot is to be landscaped with or within 12 months of the occupancy lot. Landscaping of lots shall be contended to the lot is planted with gress and main is cultivated or planted and kept from the lot is planted with gress and main is cultivated or planted and kept from the lot is planted with gress and main is cultivated or planted and maintained or request of the Hickory Valley Estates

STATE OF UTAH

STATE OF UTAH

On the 2nd day of November, Larry Bradshaw, who being duly sworm Heritage Property Company, and that sof said corporation by authority of a and said Larry Bradshaw acknowledged

Commission Expires: Yelly 11, 1984

Commission Expires: Yelly 11, 1984 Each lot is to be landscaped within 24 months of its initial purchase, or within 12 months of the occupancy date of any structure built upon said lot. Landscaping of lots shall be considered complete when the first 30' of the lot is planted with grass and maintained, and the remainder of the lot is cultivated or planted and kept free of weeds and debris.

Trees, lawns, shrubs, and other plantings provided by the owner either before or after construction of a dwelling unit upon said lot shall be protectly nurtured and maintained or replaced at the owner's expense upon request of the Hickory Valley Estates Architectural Control Committee.

HERITAGE PROPERTY COMPANY

Bradshaw

On the 2nd day of November, 1983, personally appeared before me Jarry Bradshaw, who being duly sworn did say that he is the President of Heritage Property Company, and that said instrument was signed in behalf of said corporation by authority of a resolution of the Board of Directors, and said Larry Bradshaw acknowledged to me that he executed the same.

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STATE OF UTAH

COUNTY OF SALT LAKE

On the 26th day of August, 1996, personally appeared before me LARRY BRADSHAM, who being to me duly sworn did say that he, the said LARRY BRADSHAM, is the president of HERITÄGE PROPERTY COMPANY, and that the within and foregoing infortument was signed in behalf of said corporation by authority of a resolution of its board of directors and said LARRY BRADSHAW duly acknowledged to me that said corporation executed the same.

Notary Public

Commission: White Commission is a said to said the control of the commission is a said to said the commission is a s