Declaration of Covenants, Conditions and Restrictions The Village of Fox Hollow PLAT Neighborhood 3-A Phases A and B Lots 3101 through 3173

The undersigned, The Villages at Saratoga Springs, LLC, (hereinafter the "Declarant"), owner of the following described real property:

The Village of Fox Hollow at Saratoga Springs, Utah Neighborhood 3 Phases A and B, lots 3101 through 3173, Utah County, Utah (See attached Exhibit "A", hereinafter the "Property") do hereby impose the following phase declaration of limitations, restrictions, and uses of the lots of Fox Hollow at Saratoga Springs development. This Declaration shall be constituted to run with all the land within the above-mentioned Plats for the purpose of enhancing the value, desirability, and attractiveness of all lots. This declaration of covenants shall insure to the benefit of the Declarant, its successors, assigns and grantees, and shall run with the land.

<u>Purpose of Declaration</u>. The purpose of this Declaration is to insure the use of the Property for attractive residential purposes, to prevent nuisances, to prevent impairment of the attractiveness of the Property, and to maintain the desired tone of the Subdivision, and thereby to secure to each Owner the full benefit, enjoyment and value of their home, with no greater restriction on the free and undisturbed use of their site than is necessary to insure the same advantages to other Owners.

Definitions.

"Association" shall mean the Fox Hollow Home Owners Association, comprised of each respective Owner of a lot within the Subdivision. Decisions by the Association shall be made by a vote of a majority of those Owners present at a duly called meeting of the Association, as set forth in the bylaws. Meetings and voting shall be as set forth in the bylaws of the Association. One vote shall be allotted to the Owner or Owners of each of the lots in the Subdivision. Dues shall be assessed to the members of the Association. These dues shall not be assessed to Declarant, but shall commence upon purchase of a lot or unit within the Association. Dues shall be determined by the board of directors of the Association at each annual meeting, and shall be in an amount sufficient to cover expenses of common areas if any, maintenance, insurance, management, legal and professional fees, and such other expenses as are approved by the Association members at their annual meeting. The Association's powers shall include, but are not limited to the power to purchase and maintain improvements, issue assessments for construction and maintenance of improvements and to enforce these declarations. Members of the Association shall also be members of the Master

Homeowner's Association for the Villages at Saratoga Springs Development. Dues shall be paid by each member to the homeowner's association. The Association shall be a Utah non-profit Corporation, and shall hold title to any common areas within the area described by Exhibit "A" except those expressly held by the Master Association.

"Committee" shall mean the Architectural Review Committee. The Architectural Review Committee consists of three persons and shall initially be appointed by the Declarant, but shall transition to membership of persons elected by the Association. After the initial 10 lots are sold, the Owners shall have the right to elect one person to the committee. After the last lot is sold, or at such time as the Declarant or its assigns cease to appoint the Architectural Review Committee, there shall be a three person committee made up of members of the Association elected in a meeting of Owners called for that purpose. Election to the committee shall be for staggered two year terms and shall be by a majority of Owners present at a duly called meeting after Notice. For voting purposes the owner or owners of each lot shall be entitled to one vote for each lot. Architectural review shall be based on the Village of Fox Hollow Supplemental Design Guidelines on file with Saratoga Springs City, and attached hereto as Exhibit "B". The Committee may accept review assignments from the Master Association.

"Lot" shall mean any individual parcel shown upon the Map of the Subdivision, which may be legally conveyed by reference only to the number of such lot designated on the Map.

"Map" shall mean the official Subdivision plat map recorded as referred to above, and which has become part of the official records in the Office of the Utah County Recorder, State of Utah, as the same may be amended from time to time.

"Master Association" shall mean the Villages At Saratoga Springs Master Homeowner's Association.

"Owner" shall mean the recorded Owner of a fee simple title to any lot which is a part of the Subdivision. In the event that more than one party shall be established as the record Owner of a lot, then for all purposes under this Declaration, all such parties shall be required to act jointly as the Owner of such lot.

"Notice" shall mean notification by means of mailing to the address of each Owner by United States Mail, postage prepaid. Notice shall be mailed at least seven days prior to any meeting as determined by postmark. Notice is presumed received upon mailing. Notice is not valid unless mailed to each owner. Proof of mailing shall be by affidavit, or certified mail receipt.

Area of Application

The restrictions, covenants, and conditions, as set forth herein shall apply to all property listed in the following described Subdivision property:

See Property Description, Exhibit "A", Fox Hollow.

Residential Area Covenants.

Land use. All lots shall be used only for residential purposes with the exception that home occupations shall be <u>allowed</u> as permitted by the City of Saratoga Springs. No building shall be permitted on any lot other than one single-family dwelling, except for any common area structures of the development. Detached accessory buildings such as sheds, shops, or detached garages are permitted in accordance with the ordinances of the City of Saratoga Springs, Utah. Any accessory structures must be pre-approved in writing by the Fox Hollow Architectural Review Committee and shall conform to the City of Saratoga Springs building permit process and ordinances prior to construction. All structures and land use shall conform to the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Building Type. No single family dwelling shall exceed two (2) stories in height nor contain a garage less than 450 square feet. No Modular Homes, Mobile Homes, or "Move On" Homes are permitted. Residential structures are to be constructed using conventional construction methods. All homes must be constructed in accordance with City of Saratoga Springs building and fire codes. All proposed residences must pass review with the Architectural Review Committee prior to construction as set forth below. Declarant shall be exempt from this requirement during the construction phase.

Dwelling Size. Dwelling sizes shall conform to the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Building Setbacks. Building setbacks shall conform to the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Dwelling Height. No dwelling shall exceed thirty-five (35) feet in height at its highest point. Condominium areas shall be subject to requirements established in connection with the approval process for those structures.

Garages. Each dwelling is to be provided a minimum of an enclosed two-car garage equaling no less than 450 square feet. Side entry, detached, or rear loading garages are encouraged to enhance varied setbacks. No carports shall be allowed.

Dwelling Elevation. Dwelling elevations shall be as set forth in Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Roof Pitch and Materials. Roof pitch and materials shall be as set forth in the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Exterior Materials. The exterior of the dwelling shall be comprised of brick, stone, stucco, wood siding, or vinyl siding having a minimum thickness of .042. All exterior materials must be used in a manner that is approved by the Architectural Review Committee. The Declarant, acting through the Architectural Review Committee, shall have the right to prohibit the use of any particular exterior material on any lot. Exterior materials shall comply with the standards set forth in the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Landscaping. Each individual lot shall have a front yard completely landscaped prior to receiving an occupancy permit from the City of Saratoga Springs. Landscaping must meet the point system set forth in the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B"). The following trees, because of their undesirable characteristics, are prohibited in the Fox Hollow Development:

Tree of Heaven (Paradise)

American Plane Tree

Silver Poplar

Carolina Poplar

Bolleana Poplar

Freemont Poplar

Black Locust

Siberian Elm

Chinese Elm

American Elm

Russian Olive

Lace Leaf Poplar

Narrow-leaf Poplar

Lombardy Poplar

American Elm

In lieu of planting trees or shrubs during winter months, a landscaping bond of \$1,500.00 may be posted by the contractor during the months of October, November, December, January, February, and March due to weather and temperature concerns. That bond shall be held in escrow at ______ must be completed by the last day of May. In the event the Owner or its contractor does not install the required landscaping by the following May 31st, then the Committee shall be entitled to apply the escrow toward the cost of installing such landscaping as the Committee may, in its discretion, determine appropriate.

Building Location. All dwellings are to be located as required in the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B").

Easements. Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded Plats. All power lines and telephone lines are to be located underground.

Nuisance. No property owner shall maintain a nuisance, or conduct noxious or offensive activities, as determined by the Architectural Review Committee, at any time. In addition, no property owner shall maintain a nuisance as defined by the Ordinances of the City of Saratoga, or the laws of the State of Utah.

Temporary Structures or Site Material. No structures of a temporary nature, trailer, tent, shack, etc., shall be used on any lot for storage or residence prior to commencement of construction of any dwelling on any lot. No building or other materials shall be placed on the lot until the commencement of construction. Declarant shall be exempt from this requirement.

Accessory Buildings. Any detached accessory building shall be constructed of the same materials used on the residence unless prior approval is obtained in writing from the Architectural Review Committee. Any accessory structure of any kind must receive prior written approval from the Architectural Review Committee, and must comply with Saratoga Springs City codes, and with the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B"). Approval of accessory buildings which comply with applicable Saratoga Springs City codes shall match the exterior materials of the dwelling and shall not be arbitrarily denied.

Fencing. All fencing shall conform to the fencing standards set forth in the Village of Fox Hollow Supplemental Design Guidelines incorporated herein and made a part hereof by reference. (See Exhibit `B"). No white vinyl fencing shall be allowed.

Maintenance, Parking, and Storage. The owner of a lot, in accordance with the Ordinances of the City of Saratoga Springs, must maintain and repair any and all improvements to insure a clean, safe, and attractive property. Side yard gate access shall be planned and provided for in the design of the dwelling. Any equipment, RV's, trailers, boats, etc. shall be parked in the side yard setback, screened from street view behind the front corner of the home. All storage of materials or items of any kind must be in side yards or rear yards, screened from street view behind the front corner of the home. Inoperative vehicles may not remain in front of any lot for more than seventy-two (48 hours). All maintenance, parking, and storage of items must comply with the ordinances of the City of Saratoga Springs, Utah County, and the State of Utah.

"Design Review Procedure". The design review procedure shall be as set forth in exhibit "1" to the Village of Fox Hollow Supplemental Design Guidelines. (See Exhibit "B"). The Declarant will appoint the initial Architectural Review Committee and those appointees will administer the design review procedure until the first ten lots have been sold. At that time the Association shall have the right to elect one person to the three person committee. The Declarant appointees will retain their responsibility for the design review procedure until the last lot is improved with a single-family dwelling.

Prohibition against Dead Lots. Any lots once purchased from the Declarant or its assigns must have construction commenced within 12 months of purchase. Declarant may maintain undeveloped lots at its discretion. Declarant has the right to buy back the lots from the purchaser for the original purchase price.

Maintenance and Insurance of Common Areas. The Association shall hold title to common areas within the area described in Exhibit "A" except those expressly held by the Master Association. The Members and the Association shall have the same rights, powers and duties given to the Master Association with respect to Master Association Property as set forth in paragraph 3 and its subparts in the Master Declaration of Covenants, Conditions and Restrictions of the Villages at Saratoga Springs Master Planned Community. In addition to those obligations, the Association shall have the duty to maintain liability and casualty insurance on all common areas to which it holds title in the amount of at least \$1,000,000.00.

Enforcement by the Association. Enforcement shall be accomplished by any lawful means, including proceeding at law or in equity against any persons violating or attempting to violate any provision herein, either to restrain violation or recover damages. In the event a legal action is instituted by the Association to enforce compliance with or due to a breach of any of the provisions of this Declaration, the party found to have violated any provision of this Declaration shall be liable to the prevailing party for the prevailing party's legal costs and expenses, including a reasonable attorney's fee. Failure to comply with any of the provisions of this Declaration or regulations adopted pursuant thereto shall be grounds for relief which may include, without limiting the same, an action to recover sums due for damages, injunctive relief, foreclosure of lien, or any combination thereof, which relief may be sought and liberally construed to effect its purpose.

Any violation of this Declaration shall be deemed to be a nuisance or unreasonable annoyance, as determined by the Architectural Review Committee. Failure to enforce any provisions thereof shall not constitute a waiver of the right to enforce said provision or any other provisions hereof. Prior to pursuit of any remedies for enforcement, Owners believed not in compliance with this declaration shall be given 14 days written notice and a reasonable opportunity to cure. Notice shall be sent to the property owner on record with the Utah County Recorder's office.

Enforcement by Owners. Additionally and after reasonable notice in writing first to the association, and then if no action is taken by the association to the party allegedly in violation, an Owner not at the time in default there under shall have the option of bringing an action for damages, specific performance, or injunctive relief against any defaulting Owner, and in addition may sue to have enjoined any violation of this Declaration. Prior to pursuit of any remedies for enforcement, Owners believed not in compliance with this declaration shall be given 14 days written notice and a reasonable opportunity to cure. Notice shall be sent to the property owner on record with the Utah County Recorder's Office. Any judgment shall include an award of the legal costs and expenses, including a reasonable attorney's fee, entered against the losing party and in favor of the prevailing party.

Lien for Assessments. All sums assessed to an Owner pursuant to this Declaration, or pursuant to the bylaws of the Fox Hollow at Saratoga Springs Homeowner's Association, together with interest thereon at the legal rate of interest from the date of assessment until paid, before or after judgment, shall be secured by a lien on such lot and the improvements thereon, in favor of the Association. To evidence a lien for sums assessed pursuant to this Declaration, the Association shall prepare a written notice of lien setting forth the amount of the assessment, the date due, the amount remaining unpaid, the name of the Owner of the lot, and a description of the lot. Such notice shall be signed by a duly authorized representative of the Association and shall be recorded in the office of the County Recorder of Utah County, State of Utah. Such lien may be enforced by sale or foreclosure of the lot encumbered by the lien at a foreclosure sale conducted by the Association and generally in accordance with the provisions of Utah law applicable to the exercise of powers of sale or foreclosure, the Owner shall be required to pay the costs and expenses of such proceeding, including but not limited to a reasonable attorneys fee and court costs, and such costs and expenses shall be secured by the lien herein provided whether or not the same shall be specifically set forth herein.

Amendments. Declarant shall have the right at its sole discretion, but not the obligation, until the time all lots are sold in the above-designed real property, to amend this declaration as necessary to satisfy the requirements of Owner's mortgagors, or to add other real property to that described above, alter the above real property description, or make other clarifying amendments consistent with the intent of this Declaration. After Declarant shall have sold all of its lots in the real property described above, the respective Owners of the said lots may make amendment to this Declaration upon a 66% vote of all the lot owners approving said changes by the Owners in that regard.

General Provisions. If the members subject to this instrument, or any of them, or their heirs or assigns shall violate or attempt to violate any of the covenants, conditions, or restrictions set forth in this instrument before April 1, 2029, or during any additional period during which these covenants have been automatically renewed, it shall be lawful for any other person or persons owning any of the lots

in the above-stated development or subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant, condition or restriction and either to prevent him or her or them from so doing or to recover damages or other relief for the violation. These covenants shall exist for the initial 25 year period and shall be automatically renewed in successive 10 year increments unless 66% of the owners of the lots in the development or subdivision express their intention in writing to abandon the restrictive covenants.

Elections and Voting: Voting rights shall be one vote per lot in the Association. Election, voting and notice procedures shall be as set forth in the Bylaws of the Association.

Easements.

- 1. <u>Encroachments.</u> Each lot and the Property included in the Common Areas shall be subject to an easement for encroachments created by construction, settling and overhangs, as designed. A valid easement for said encroachments and for the maintenance of same, so long as it stands, shall and does not exist. In the event a structure upon a lot is partially or totally destroyed, and then rebuild, the Owners of adjacent affected lots agree that minor encroachments on parts of the adjacent lots or Common Areas due to construction shall be permitted and that a valid easement for said encroachment and the maintenance thereof shall exist.
- 2. <u>Utilities</u>. There is herby created an easement upon, across, over and under each lot for utility services, limited to water, sewers, gas, telephone and electricity, and two (2) master television antenna systems and for ingress and egress to construct and maintain the same. The specific location of the easement shall be limited to the location set forth on the Plats recorded at the Utah county Recorder's Office unless other easements are granted on a lot by lot basis. By virtue of this easement, it shall be expressly permissible for all public utilities, serving the Properties to lay, construct, renew, operate and maintain conduits, cables, pipes, mains, ducts, wires and other necessary equipment on the Properties, provided that all such services shall be placed underground, except that said public utilities may affix and maintain electrical and/or telephone wires, circuits and conduits on, above, across and under roofs and exterior walls. Notwithstanding anything to the contrary contained in this section, no sewers, electrical lines, waterlines, or other utilizes may be installed or relocated on the Properties except as initially planned and approved prior to and during construction of thereafter approved by the Association. Should any utility furnishing a service covered by the general easement herein provided request a specific easement by separate recordable document, the Association shall have the right to grant such easement on said Property without conflicting with the terms hereof.
- 3. <u>Police, Fire and Ambulance Service</u>. An easement is hereby granted to all police, fire protection, ambulance services and all similar persons to enter upon the streets and Common Area in the performance of their duties.
- 4. <u>Maintenance by Association</u>. An easement is hereby granted to the Association, its officer, agents, employees and to any maintenance company selected by the Association to enter in or to cross over the common Areas and any lot to perform the duties of maintenance and repair.
- 5. Other Easements. The easements provided for in the Article shall in no way affect any other recorded easement.

Dated this 218± day of March, 2007
By: Richard Wolper Manager of Deer Canyon Development LLC, Managing Member
State of Utah County of Utah
On this
Mttllt sum the

MITCHELL JAMES MONTGOMERY

NOTARY PUBLIC • STATE of UTAH 6995 S UNION PARK AVE #480 MIDVALE UT 84047

MY COMMISSION EXPIRES: 09-28-2007

THE VILLAGE OF FOX HOLLOW NEIGHBORHOOD "3-A" LEGAL DESCRIPTION

A parcel of land located in the Southwest Quarter of Section 12, Township 6 South, Range 1 West, Salt Lake Base and Meridian, more particularly described as follows:

Beginning at a point on the southeasterly line of The Village of Fox Hollow Plat 6, as recorded in the Office of the Utah County Recorder, which point is 1717.32 feet, North 00°17'21" East along the section line and 745.97 feet, South 89°42'39" East from the West Quarter corner of said Section 12, and running thence along said southeasterly line North 59°07'18" East, 125.19 feet to the southwesterly corner of The Village of Fox Hollow Plat 5, as recorded in the Office of the Utah County Recorder, thence along the southerly line of said Plat 5 the following two (2) courses: (1) North 29°46'39" East, 146.11 feet; (2) North 51°19'45" East, 60.00 feet; thence North 58°09'26" East, 210.58 feet along said southerly line and the northeasterly extension thereof to a southeasterly corner of The Village of Fox Hollow Plat 4, as recorded in the Office of the Utah County Recorder, thence along the southeasterly line of said Plat 4 North 76°39'56" East, 97.88 feet; thence continuing along said line South 79°29'42" East, 87.50 feet to a 525.00-foot radius curve to the right (center bears South 34°31'40" East); thence northeasterly 371.36 feet along the arc of said curve through a central angle of 40°31'43" (chord bears North 75°44'12" East, 363.67 feet) to a 472.00-foot radius curve to the right (center bears South 88°54'05" West); thence southeasterly 7.69 feet along the arc of said curve through a central angle of 00°56'02" (chord bears South 00°37'54" East, 7.69 feet); thence South 00°09'53" East, 46.22 feet to the point of curvature with a 228.00-foot radius curve to the left; thence southeasterly 167.72 feet along the arc of said curve through a central angle of 42°08'48" (chord bears South 21°14'17" East, 163.96 feet); thence South 42°18'41" East, 149.40 feet to a 846.50-foot radius curve to the left (center bears South 44°12'25" East); thence southwesterly 956.40 feet along the arc of said curve through a central angle of 64°44'05" (chord bears South 13°25'33" West, 906.34 feet); thence South 71°03'30" West, 283.42 feet; thence North 59°39'06" West, 84.18 feet; thence North 66°40'49" West, 15.13 feet; thence North 59°39'06" West, 225.83 feet; thence North 56°02'13" West, 136.41 feet; thence South 85°13'02" West, 60.26 feet; thence North 71°05'11" West, 77.18 feet; thence North 63°25'46" West, 75.00 feet; thence North 29°55'57" West, 217.38 feet; thence North 70°03'47" East, 210.39 feet; thence North 23°13'55" West, 111.65 feet; thence North 10°02'21" West, 56.70 feet; thence North 23°13'55" West, 156.70 feet to the point of beginning.

Contains 21.45 acres, more or less.

THE VILLAGE OF FOX HOLLOW NEIGHBORHOOD "3-B" LEGAL DESCRIPTION

A parcel of land located in the Southwest Quarter of Section 12, Township 6 South, Range 1 West, Salt Lake Base and Meridian, more particularly described as follows:

Beginning at a southerly corner of The Village of Fox Hollow Plat 7, as recorded in the Office of the Utah County Recorder, which point is 1490.40 feet, North 00°17'21" East along the section line and 265.97 feet, South 89°42'39" East from the Southwest corner of said Section 12, and running thence along the southerly line of said Plat 7 North 60°39'53" East, 221.48 feet to the southwesterly corner of The Village of Fox Hollow Plat 6, as recorded in the Office of the Utah County Recorder, thence along the southerly line of said Plat 6 the following three (3) courses: (1) North 76°09'27" East, 205.54 feet: (2) North 51°38'26" East, 91.57 feet; (3) North 59°07'18" East, 19.45 feet; thence South 23°13'55" East, 156.70 feet; thence South 10°02'21" East, 56.70 feet; thence South 23°13'55" East, 111.65 feet; thence South 70°03'47" West, 210.39 feet; thence South 29°55'57" East, 217.38 feet; thence South 63°25'46" East, 75.00 feet; thence South 71°05'11" East, 77.18 feet; thence North 85°13'02" East, 60.26 feet; thence South 56°02'13" East, 136.41 feet; thence South 59°39'06" East, 225.83 feet; thence South 66°40'49" East, 15.13 feet; thence South 59°39'06" East, 84.18 feet; thence North 71°03'30" East, 283.42 feet to the easterly right-of-way line of Village Parkway and a 846.50-foot radius curve to the left (center bears North 71°03'30" East); thence along said easterly line the following two (2) courses: (1) southeasterly 69.55 feet along the arc of said curve through a central angle of 04°42'26" (chord bears South 21°17'43" East, 69.53 feet) to the point of reverse curvature with a 2.553.50-foot radius curve to the right; (2) southeasterly 294.88 feet along the arc of said curve through a central angle of 06°37'00" (chord bears South 20°20'26" East, 294.72 feet); thence South 72°58'04" West, 96.50 feet; thence South 72°44'23" West, 132.00 feet to a 2,325.00-foot radius curve to the left (center bears South 72°58'50" West); thence northwesterly 8.67 feet along the arc of said curve through a central angle of 00°12'49" (chord bears North 17°07'34" West, 8.67 feet) to the point of compound curvature with a 228.00-foot radius curve to the left; thence northwesterly 26.89 feet along the arc of said curve through a central angle of 06°45'23" (chord bears North 20°36'40" West, 26.87 feet); thence South 66°00'38" West, 56.00 feet; thence South 55°51'42" West, 103.29 feet; thence North 17°02'01" West, 4.50 feet; thence North 60°28'56" West, 302.15 feet; thence North 60°30'32" West, 793.39 feet; thence North 32°11'06" West, 190.17 feet; thence North 14°30'13" West, 299.11 feet to the point of beginning.

Contains 14.02 acres, more or less.

FOX HOLLOW

The Villages at Saratoga Springs, LLC

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The Village of Fox Hollow Supplemental Design Guidelines

The Village of Fox Hollow is a development that is a part of the master planed community know as The Villages at Saratoga Springs, located in the City of Saratoga Springs, in the North-Central area of Utah County. The Village of Fox Hollow is bound by the applicable standards outlined in The Villages at Saratoga Springs Design Guidlines, as recorded at the Utah County Recorder, Ent. 136187:2002, pages, 22 through 50, inclusive. Additionally any development in The Village of Fox Hollow is bound by the following, The Village of Fox Hollow Supplemental Design Guidelines.

Design Principles

The Village of Fox Hollow will include 181 single family residential lots. The purpose of the Supplemental Design Guidelines is to assure continuity of design and consistency of quality throughout Fox Hollow. Additionally, through the Architectural Review Committee (ARC) diversity in streetscape architectural integrity will be maintained. These design principals will be monitored using a comprehensive review process know as The Village of Fox Hollow Builders Packet. The Packet Contains the following information;

- 1. The Village of Fox Hollow Design Review and Submittal Procedures. Consisting of three pages. See Exhibit "1" 2. The Village of Fox Hollow Minimum Design Standards Worksheet. Consisting of two pages and represents an overview checklist of The Villages at Saratoga Springs Design Guidelines. See Exhibit "2" 3. The Village of Fox Hollow ARC Point System Worksheet. Consisting of three pages. See Exhibit "3" 4. The Village of Fox Hollow ARC Point System Worksheet Definitions. Consisting of three pages. Exhibit "4" 5. Master Declaration of Covenants, Conditions and restrictions of The Villages at Saratoga Springs Master Planned Community. Recorded in the Utah County _____ pages _____ through Recorders Office, Ent. _____, inclusive. 6. The Villages at Saratoga Springs Design Guidlines, as recorded at the Utah County Recorder, Ent. 136187:2002, pages, 22 through 50, inclusive. 7. Declaration of Protective Covenants for The Village of Fox Hollow. Recorded in
- the Utah County Recorders Office, Ent. _______, pages _______
 through ______, inclusive.

 8. The Village of Fox Hollow Supplemental Design Guidelines. Recorded in the Utah County Recorders Office, Ent. _______, pages _______

through _____, inclusive.

Additional Architectural Modifications, Requirements and Restrictions

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- 1. No Vinyl, Steel, or Aluminum siding will be allowed on the front of any home in The Village of Fox Hollow.
- 2. Any lots that back Redwood Road or the open space along Village Parkway must have varied relief along the façade facing the above streets. Examples; Bay Window, Window Seat Pop outs, Room Extensions with Gable, Shed, or Hip Roof, Covered Deck, etc. It is highly recommended, and may be required, that homes built on the above mentioned lots have no vinyl, steel, or aluminum siding on any surface. The ARC will look closely at this issue.
- 3. The portion of concrete between the curb and sidewalk know as the drive apron will have a stamped pattern and colored finish as set out in writing by the ARC. This pattern and color will be maintained throughout all of Fox Hollow in a uniform manner.
- 4. Each lot will be required to place a Home Address Yard Post and Plaque. This post and Plaque will be available for purchase at cost from the developer. See Exhibit "5", consisting of one page.
- 5. The minimum of four-ineh trim beneath soffits and rake conditions outlined in The Villages at Saratoga Springs Design Guidelines will not be enforced.
- 6. The maximum that a front loaded garage may extend beyond the livable portion of the home is four feet as outlined in <u>The Villages at Saratoga Springs Design</u>. Guidelines, will not be enforced.
- 7. Front yard landscaping will be required before ARC completion approval will be granted. In the event weather becomes a constraint builder/owner will have to provide sufficient escrow funds to cover the installation and completion of all items used to achieve minimum point compliance after which a temporary occupancy permit may be granted. Example; Owner commits to install front lawn, 2 trees and 2 shrubs owner earns 16 points. These items must be completed before an occupancy permit will be issued.
- 8. Reserved

Mission Statement

Peace and Harmony for the residents of The Village of Fox Hollow