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KATIE L. DIXOM
RECORDER, SALT LAKE COUNTY, UTAM
FOUNDERS TITLE
REC BY: DIANE KILPACK , DEPUTY

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF TAYLOR ACRES SUBDIVISION

THIS DECLARATION is made this .lst day of .MAY . 1993, by MCDOUGAL/OLSEN CONSTRUCTION INC. hereinafter referred to as "Declarant."

# WITNESSETH:

WHEREAS, Declarant is the Owner of certain property (herein the "Lots") ir Riverton City, Salt Lake County, State of Utah, more particularly described as follows:

All of Lots 1 -16 TAYLOR ACRES Subdivision according to the official plat thereof filed with the Salt Lake County Recorder in Salt Lake County, Utah.

WHEREAS, Declarant intends that the Lots, and each of them, together with the Common Easements as specified herein, shall hereinafter be subject to the covenants, conditions, restrictions, reservations, assessments, charges and liens herein set forth.

NOW, THEREFORE, Declarant hereby declares, for the purpose of protecting the value and desirability of the Lots, that all of the Lots shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which shall run with the Lots, and be binding on all parties having any right, title or interest in the Lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each Owner thereof.

#### ARTICLE 1

## ARCHITECTURAL CONTROL

Section 1. The Architectural Control Committee shall be composed of the President and Vice President of McDougal/Olsen Const. Incorporated. 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 of the committee shall have full authority to select a successor. Neither members of the committee, not its designated representative shall be entitled to any compensation for services performed pursuant to this covenant.

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Section 3. No building, fence, wall or other structure shall be commenced, erected or maintained upon the Project, nor shall any exterior addition to or change or alteration therein be made until the plans and specifications showing the nature, kind, shape, height, materials, and location of the same shall have been submitted to and approved in writing as to the harmony or external design and location in relations to surrounding structures and topography by the Architectural Control Committee.

#### ARTICLE II

## RESIDENTIAL AREA COVENANTS

Section 1. 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 one detached single-family dwelling not to exceed two stories in height, and private garages and/or carports. All construction shall be comprised of new materials, except that used brick may be accepted with prior written approval of the Architectural Control Committee.

Accessory buildings may be located on the property if and only if, all of the following conditions are met:

(a) The accessory building is located in the rear and at least

6 feet from a dwelling of an adjacent lot.

(b) The accessome building is to be

(b) The accessory building is to be located not less than 2 reet from a property line.

(c) Buildings used for the keeping of animals or poultry shall

be no closer than 75 feet from any street or dwelling.

(d) Animal shelters must be approved by the architectural committee as to height, size, location and construction material etc.

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Section 3. Easement. Easements for installations and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of low of drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements.

Section 4. Nuisances. No noxious or offensive activity shall be carried upon and Lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.

Section 5. Temporary Structures. No structures of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuildings shall be used on any Lot at any time as a residence, either temporarily or permanently.

Section 6. Garbage and Refuse Disposal. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. No trash used materials or equipment shall be stored in open areas. All such materials must be screened from public streets and adjacent properties.

Section 7. Pets. Animals. ETC.: The raising and grazing of large animals, certain small animals, and the supplementary feeding of such animals, shall comply with the following, 1. Setback Animal shelters, sheds, corals etc shall be no closer than 50 feet from any 2. Horses & Cattle There shall be no more than 2 such animals per acres. 3. Sheep & Gosts. In lieu of one horse or cow, two sheep or goats may be kept in combinations and trade off. There shall be no more than 4 such animals per acre. 4. Fowl and Rabbits. Fowl and rabbits may be kept in numbers generally considered reasonable and manageable. Riverton city ordinance shall also determine reasonable and usual number of household pets and/or farm animals. Lots 4, 5, 6, 7, 8, 9, 13, 14, 15, & 16 SHALL NOT have animal rights (no large animals Horses, cow, etc.) without approval of homeowner association.

- Section 9. Set Backs: No dwelling house or other structure shall be constructed or situated on any of said lots created except in conformity with the "set back" lines as established in each instance by the Architectural Supervising Committee and in conformity with any additional "set back" lines which may be fixed by the undersigned, its successors and assigns in contracts or deeds to any or all of the lots created on said property.
- Section 10. Landscaping and Fences: All from and side yards must be landscaped within 1 year after dwelling is occupied. Rear yards must be landscaped within 2 years of occupation of dwelling. All wood fencing to be stained or painted and maintained in aesthetically pleasing manner. No fence shall be allowed in front of a home without the written approval of the architectural committee.
- Section 11. Plot Plans No construction of any kind or nature on any of the lots shall be commenced until an accurate plot plan showing the exact location of all buildings is approved by the Architectural Supervising Committee.

- Section 12. Underground Circuits: Where underground distribution circuits are available or in place for the lots in the subdivision, the owners shall be obligated to install underground service to their homes from the distribution circuits.
- Section 13. VEHICLE STORAGE All recreational vehicles shall be parked off the street at the setback line of the residence. No vehicle shall be stored or parked in view of the street unless it is in running condition and being regularly used. Failure to comply with the provisions hereof shall constitute a nuisance.
- Section 14. SEWER & WATER Sewer & water laterals are stubbed to each property. All residents must locate & verify depth of sewer prior to the commencement of construction.

#### GENERAL PROVISIONS

- Section 1. Enforcement. The association, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Failure by the Association to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- Section 2. Severability. Invalidation of any one of these covenants of restriction by judgment or court order shall in no wise affect any other provision which shall remain in full force and effect.

amandment. The covenants and restriction of this Declaration shall run with and bind the land, for a term of forty (40) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be amended or cerminated by a vote of at least seventy-five percent (75%) of the total votes of all Members, which vote shall be taken at a duly called meeting of the Association. Any amendment must meet the approval of Declarant until such time as Declarant is no longer a Member. Any amendment approved shall be reduced to writing, signed by two Officers, and recorded against the Lots.

IN WITNESS WHEREOF, the undersigned, being the Declarant herein, has hereunto set its hand this 11 day of MAY, 1993.

DECLARANT:

MCDOUGAL/OLSEN/CONSTRUCTION INC.

STATE OF UTAH

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COUNTY OF SALT LAKE

On the . // . day of . 1993. personally appeared before me JAY N OLSEN, who being by me duly sworn did say that he is the authorized agent of McDougal/Olsen Const. Inc., that he signed the foregoing instrument by proper authority, and JAY N. OLSEN duly acknowledged to me that said comparison acknowledged to me that said comparison. acknowledged to me that said corporation executed the same/

My Commission Expires:

