RESTRICTIVE COVENANT PRECLUDING RESIDENTIAL OR OTHER NON AGRICULTURAL USE OF LAND

TO THE PUBLIC:

I, the undersigned owner of real property in Utah County. States of Utah, which property is located as follows: 200 acres of land in Cedar Valley The Sw quarter of Section 35, Township 7 South, Range 2 West (160 acres) and

The SW 1/4 of the Northeast Quarter Section of Section 35, Township 7 South Range 2 West (40 acres)

have the intent to qualify for the exemption from filing an approved subdivision plat, which exemption is provided for in section 17-27-27 UCA 1953 as mended and section 4-3-53 of the 1976 Revised Zoning Ordinance of Utah County, Utah, for the division of agricultural land for agricultural purposes. I hereby covenant that neither I nor any heirs, executors, administrators or assigns will allow residential use or other non-agricultural use of this land without properly obtaining an approved subdivision plat as required by law.

This covenant shall run with the land and shall be binding upon all persons owning or leasing the above described real property; it shall not apply to (1) those portions of the property contained in a properly approved and recorded subdivision plat; (2) those portions of the property placed into an incorporated city or town; or (3) upon repeal of the requirements for such a covenant under section 4-3-53 or its successor statute. Further, this covenant shall herinafter be included in any deed dealing with the above described property, or portions thereof, in whole or by reference thereto.

Invalidation of any of these covenant provisions by judgment or court order shall not affect any of the other provisions which shall remain in full force and effect.

If the owner or owners of the above described real property, or any portion thereof, or the owner(s)' heir's or assigns shall violate or attempt to violate any of the covenants above set forth, Utah County or any other person owning a portion thereof, may enjoin such transfer, sale, or use by action for injunction brought in any court of equity jurisdiction or may pursue any other remedy at law or equity. All costs and all expenses of such proceedings shall be taxed against the offending party or parties and shall be declared by the court to constitute a lien against the real estate wrongfully deeded, sold leased, used, or conveyed until paid. Such lien may be enforced in such manner as the court may order.

Change or amendmend of these covenants may be affected only as such is in compliance with the laws and ordinances of the State of Utah and its political subdivision. This covenant, and any changes or amendmendts thereto must first be approved in writing by the Utah County Building Inspector before recording with the County Recorder. Any change or amendment without such approval is hereby made null and void.

> Jenel H. Belo Signed:\_ Terrek H. Bell Betty R. Bell Betty R. Bell

HOFDAIHSA FO STATE OF UTAH) DISTICION SS: COUNTY OF UTAH) COLIMBIA

ON THE DAY OF OFTOBSL198 7 PERSONALLY

APPEARED BEFORE ME TERRELH - besty P. Bill, THE SIGNERS OF

THE ABOVE INSTRUMENT, WHO DULY ACKNOWLEDGED TO THAT THEY EXECUTED THE SAME.

RIOPHING E. AT: WASHINGTON D.C.

SSION EXPIRES: Way 15,1986

RIOR TO RECORDING:

DATE:

SIGNED:

Craig S. Welson

STATE OF COUNTY OF SAN SCENARAINS)

> ON THE 24th DAY OF Notober 19<u>83</u>, PERSONALLY APPEARED BEFOR™E CRAIG 5. NELSON

THE SIGNERS OF THE ABOVE WHO ACKNOWLEDGED TO ME THAT THEY EXECUTED SAME.

> NOTARY PUBLIC MI COMMISSION EXPIRES: 6-36-87

OFFICIAL SEAL MARY CIAC CORMICK

THE BERNARDING COUNTY My comm. expires JUN 30, 1987

STATE OF UTAH

COUNTY OF SALT LAKE)

On the 1st day of November 1983, personally appeared

in before me Jay L. Nelson the signer of the above who acknowledged to me that he executed the same.

NOTARY PUBLIC MY COMMISSION EXPIRES: 6-4-84