State of Utah SS Salt Lake County

On the &4th, day of July 1923, personally appeared before me N. L. Herrick, who being by me duly sworn deposes and says; that he is the president of Herrick and Company, a Corporation organized and existing under the laws of the State of Utah, and that said instrument was signed in behalf of said corporation by authority of a resolutaion of its Board of Directors, and said N. L. Herrick acknowledged to me that said corporation executed the same.

J. Fletcher Jr., Notary Public

J Fletcher Jr Notary Public.

My commission Expires 12/15/26
Salt Lake CityState of Utah
Salt Leke County
State of Utah
Son the 14th day of July 1923 personally appeared before me A. C. Kirk, the signer of the foregoing instrument who duly acknowledged to me that he executed the same.

Sett.

J Fletcher Jr
Notary Fublic.

Notary Public Salt Lake City-State of Utah. Commission Expires

Recorded at request of C A Lambourne Jul 26 1923 at 10:41 A. M. in Bk 3-S of L&L pages 505-6. Recording fee paid \$1.90. (Signed) Lillian Cutler Recorder Salt Lake County Utah by R G Collett Depugy.S-4,59,18.

RESTRICTIONS WITH COUNTRY CLUB ACRES
Country Club Acres are situate, lying and being in Salt Lake Country, State of Utah, and particularly described as follows, to-wit:

described as follows, to-wit:

Commencing 10 rods South of the Northeast corner of the Northwest quarter of Section 22, Township 1

South, Range 1 East, Salt Lake Meridian, thence South 204.5 rods, thence North 74° 5' West 32 rods, thence
North 6 rods, thence North 82° West 29.7 rods to the East line of land formerly owned by Paul A. Elkins,
thence North 712.2 feet to a point on line of fence which is 1650 feet East and 120.75 feet North of the
Northwest corner of the Southwest quarter of Section 22, thence North 89° 24' West 724.1 feet to the
East side of a four rod street, thence North on East line 125.44 rods more or less to a point on street
directly west of the Southwest corner of land heretofora deeded by the Descret Woollen Mills Company for school purposes East 22.8 rods on South side of school land to Southeast corner thereof, thence North on East line of school land 16.4 rods, thence East 84.2 rods more or less to beginning. Containing 108.6 acres more or less.

DEDICATION OF STREETS

All of the streets, avenues, rodds, drives, lanes, circles, and terraces shown on this plat are hereby dedicated to Salt Lake City and Salt Lake County for the purposes of public streets. The park situated at the corner of Dallin Street and Parley Road and the park situated at the corner of Oneida Street and Parley Road are hereby dedicated to Salt Lake City and Salt Lake County for park purposes.

BILLEOARDS MAY BE PROHIBITED The Hayes Land Company may at any time, and Salt Lake City or Salt Lake County may at any time by crdinance, prohibit the construction or maintenance of billboards or advertising boards or posting structures exceeding five square feet in size, for display, posting, painting, or printing of signs or advertisements on any lot in this addition, and all rights for damages on account of such prohibition are hereby expressly

PERSON BOUND BY THEME USED

DEFINITION OF TERMS USED

For the purpose of these restrictions the word "Street" shall mean any street or parkway of whatever name, which is shown on this plat and which has been dedicated to either Salt Lake City or Salt Lake County for the purposes of public streets, or for parkway purposes. The word "Lot" shall mean either any lot as platted or any tract or tracts of land as conveyed which may consist of one or more lots or a part or parts of one or more lots as platted, and upon which a residence may be erected in scoordance with the restrictions hereinafter set forth or as set forth in the individual deeds from the Hayes Land Company or from its successors and assigns. A "corner Lot" shall be deemed to be any such lot platted or any such tract or tracts of land as conveyed having more than one street contiguous to its.

PERSONS BOUND BY THEME PRESENCETIONS

PERSONS BOUND BY THESE RESTRICTIONS

All persons and corporations who now own or shall hereafter acquire any interest in any of the lots in this addition shall be taken and held to agree and covenant with the owners of the lots shown on this plat and with their heirs, successors and assigns, to conform to and observe the following overnants, restrictions and stipulations as to the use thereof and construction of residences, and tapprovements there restrictions and stipulations as to the use thereof and construction of residences, and Exprovements thereon for a period of twenty-fire (25) years from the 1st day of June, 1925; and provided, however, that each of said restrictions shall be renewed and shall automatically be continued thereafter for successive periods of twenty-five (25) years each, provided, however, that the expers of the fee simple title of a majority of the front feet of the lots in this addition may release all of the land hereby restricted from any one or more of said restrictions at the end of this first twenty-five (25) year period or of any successive twenty-five (25) year period thereafter by executing and achnowledging an appropriate agreement or agreements in writing for such purposes and filing the same for record in the office of the Recorder in and for Sait Lake County, State of Utah, at least five (5) years prior to the expiration of this first twenty-five (25) year period or of any twenty-five (25) year period thereafter.

\*\*RANNENTS RESERVED\*\*

THE HAYES LAND COMPANY does hereby give and grant to Sait Lake City and Sait Lake County the right to locate, construct and maintain on all rights of way shown on this plat, water, somer and gas mains, poles and wires or all or any of them and to excavate for such purposes on all rights of we shown on this plat which are on platted lot lines.

which are on platted lot lines.

USE OF LAND None of said lots, except Lot 5, Block 5, or fraction thereor, small be improved, used or compled for other than private residence purposes, and no flat nor apartment house, though intended for residence purposes shall be erected thereon. Any residence erected or maintained thereon shall be designed for occupancy by a unique feesily. Any residence erected wholly or partially on any of said lots shall cost less than three thousand (\$3,000.00) Dollars.

three thousand (\$5,000.00) Dollars,

PRONTAGE OF RESIDENCES ON SIMEYES

All houses constructed on lots abutting 21st East Street shall race West, except Lot 1, Block 1, All houses constructed on Lots 1 and 4, Block 1, Lots 1, 6, and 5, Block 10, and Lots 4 and 5, Block 11, shall face East. All houses constructed on Lots 2 and 3, Block 12, Lits 2, 5 and 4, Block 3 and Lots 2 and 5, Block 2, shall face Nest. All houses constructed on Lots 5 and 5, Block 12, Lots 1, 6, and 5, Block 8, and Lots 1 and 6, Block 2, shall face East. All houses constructed on Lots 8 and 4, Block 13, Lots 1, 5, and 5, Block 8, and Lots 1 and 6, Block 5, shall face East. All houses constructed on Lots 8 and 4, Block 13, Lots 1, 6, and 5, Block 13, Lots 1, 6, and 5, Block 5, shall face East. All houses constructed on Lots 8 and 5, Block 5, and Lots 1 and 6, Block 5, and Lots 1 and 6, Block 14, Lots 2, 5, and 4, Block 14, Lots 2, 5, and 4, Block 15, Lots 15, Cond 1, Block 15, Lots 16, Cond 1, Block 14, Lots 2, 5, and 4, Block 15, Lots 15, Cond 1, Block 15, Lots 1, 6, and 6, Block 15, Lots 15, Cond 1, Block 15, Lot

shall not be erected or maintained nearer than twenty-five (25) feet to the front street line as shown on this plat.

OWNERSHIP BY NEGROES PROHIBITED

None of said lots shall be conveyed to, used, owned nor occupied by negroes as owners or tenants.

RIGHT TO EMFORCE

The restrictions herein set forth shall run with the land and bind the present owners, their heirs, successors and assigns and all parties claiming by, through, or under them shall be taken to hold, agree and covenant with the owners of said lots, their heirs, successors, and assigns and with each of them to comply with and observe said restrictions as to the use of said lots and the construction of improvements thereon, but no restriction herein set forth shall be personally binding on any corporation, person or persons, except in respect of breaches committed during its, his or their seisin of or title to said land, and the owner or owners of any of the above land shall have the right to sue for and obtain an injuntion, and the owner or owners of any of the above land shall have the right to sue for and obtain an injuntion prohibitive or mandatory to prevent the breach of or to enforce the observance of the restrictions above set forth, in addition to ordinary legal actions for damages, and failure by The Hayes Land Company, or the owner or owners of any other lot or lots in this addition to enforce any of the restrictions herein set forth at the time of its violation shall in no event be deemed to be a waiter of the right to do so

In addition to the plat restrictions any additional restrictions affecting any individual lot, the agreements in regard to maintenance and care of vacant property, the maintenance of streets, parks and parkings, the care of trees, etc., as well as the approval of plans and location of residence on the lot, and the approval of any fence or wall are incorporated in the individual contracts and deeds at the option of the Seller.

These conveyances, covenants and agreements are made pursuant to a resolution duly passed by the Board of Directors of The Hayes Land Company.

IN WITNESS WHEREOF, the said Hayes Land Company, the owner of all of said platted lots and the tract of real estate hereinabove described, this 13 day of June, 1923, has caused these presents to be executed in its corporate name and under its corporate seal by its President hereunto duly authorized.

Signed, Sealed and

Signed, Sealed and Executed in the Presence of

The Hayes Land Company. Colorado Incorporated SEAT. 1912

THE HAYES LAND COMPANY, a corporation, By Irving Howhert

State of Colorado )SS.

Attest Jefferson Hayes Davis Asst. Secretary

On the 13th day of June, 1923, personally appeared before me Irving Howbert, who being by me duly sworn, did may that he is the President of THE HAYES LAND COMPANY, a corporation duly organized and existing under the laws of the State of Colorado, and that said instrument was signed in behalf of said corporation, by resolution of its Board of Directors, and said Irving Howbert acknowledged to me that said corporation executed the same.

TEAT Carl P. Mechling Notary Public El . Baso County . Colorado

Carl P. Mechling Notary Public A Notary Public in and for the County of El Paso and State of Colorado.

My Commission Expires

My Commission Expires
Dec. 23, 1924.
Recorded at request of A. B. Carr Jul 26 1923 at 11:25 A. M. in Bk 3-5 of LeL pages 506-7. Recording free paid \$5.00. (Signed) Lillian Cutler Recorder Salt Lake County Utah by Zina W Cumminge Deputy.S.-19,42,1, S-19,41,2 to 5, D-12,34,38 to 40, S-19,43,1,S-19,44,1.

495508

IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT ON AND FOR SALT LAKE COUNTY, STATE OF UTAH PROBATE DIVISION

In the Matter of the Estate or MATIE S. GOODWIN, Deceased.

ORDER

The petition of Robert J. Goodwin, the regularly appointed, acting and qualified Administrator of this estate, for permission to renew a note and mortgage on the property of said estate, held by the Zion's Savings Bank and Trust Company, said property being located in Salt Lake County, State of Utah,

described as follows:

Commencing at the Southwest normer of Lot 5, Block 44, Plat "B", Salt Lake City Survey; running thence
East 12 rods; thence North 5 rods; 22 feet; thence West 10 rods: thence south 3 rods 22 feet, to place beginning:
Said mortgage being recorded in the office of the County Recorder of Salt Lake County, Utah, in Book

Said mortgage being recorded in the office of the County Recorder of Salt Lake County, Utah, in Book 8-F of Mortgages, page 505, coming now on regularly for hearing.

And the Court having considered said petition and the records and files herein, and being of the opinion that it would be for the best interest of said estate that said note and mortgage be renewed,

It is, therefore, CMDERED that the Administrator of said estate be, and he is hereby permitted to renew sold note and mortgage on said property, at a rate of interest not to exceed 8% per annum.

Tone in open court this

The M McCrea

Wm M McCrea

Described at request of Zions Savings Bank & Trust Co Jul 26 1923 at 12:55 P. M. in Bk 3-S of LeL page 507. Resording for paid 90%. (Signed) Lillian Cutler Recorder Salt Lake County Utah by Zina W Cummings Deputy Gu25, 169, 274

495518

This interment, made in duplicate this 4th day of October A. D. 1922 by and between Caroline I. Shristeness of Salt Lake City, Utah, hereinafter designated as the seller, and JOHN EAKINS of Salt Lake City, Utah, bereinafter designated as the buyer.

Ofty, Utah, bereinsfter designated at the buyer.

WYPHCHETHING the seller for the bounderations herein mentioned agrees to sell and convey to the buyer, and the buyer for the considerations herein mentioned, agrees to buy the following described real property situate in the County of Salt Lake. State of Utah, to-wit:

Beclaming breaty-three (23) rods west from the Northeast corner of Lot nine (9), Block Twenty-eight (28), The Mark The Big Field Survey; running thence south 192.94 feet, thence west 55 feet, thence north 192.94 feet, these east 55 feet to the point of beginning.

Bubject to an assessent for the present pressure water tank and pipe lines on and over the above destated.

Bibles to an assessment of the property.

The property.

And the sun and purchase price of Three Hundred and On/100 Dollars (\$500,00); payable at the office of this seller in Salt Lake Oity, Utah, strictly within the following times, to-wit: Thirty-five and On/100 Dollars (\$50,00), upon the excepting and delivery of this agreement, the results thereoff is hereby akindon-logist of the and On/100 Dollars (\$10,00), or more on or before the 10th day of Noveyon, 1002, and led and On/100 Dollars (\$10,00), or more on or before the 10th day of sack and every count thereafter, until