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Mail Harran

RESTRICTIVE COVENANTS

KNOW ALL MEN BY THESE PRESENTS: That we, Lee K. Hanson, Frank C. Eliason and Moroni E. DeHaan of Ogden in Weber County, State of Utah, being the owners of the real property hereinafter described, do hereby certify and declare that the following restrictive covenants are hereby imposed upon all lots embraced within Ridgewood Estates #2, a sub-division of Roy, Utah as platted and described as follows:

All the lots in Ridgewood Estates #2, a subdivision of the City of Roy, Weber County, Utah.

The covenants hereinafter specifically set forth are to run with the land and shall be binding on all parties and all persons claiming under them until thirty years from date, at which time said covenants shall be automatically extended for successive periods of ten years unless by a vote of a majority of the then owners of said lots it is agreed to change said covenants in whole or in part.

If any party hereto, their heirs or assigns shall violate or attempt to violate any of the covenants herein contained to be kept by them it shall be lawful for any other person or persons owning any real property situated in said sub-division to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate the same, either to enjoin or prohibit any such violation or for damages or other compensation or both for any such violation.

In the event any of the covenants herein contained or any part thereof be declared invalid by any court of competant jurisdiction, the remainder thereof shall in no ways be effected by such judgement, but shall remain in full force and effect.

- 1. All lots in said tract shall be known and described as residential lots. No structures shall be erected, altered, placed or permitted to remain upon any lot other than one detached single family dwelling; such dwelling not to exceed one and one-half stories in heights, a private garage or carport for no more than two cars and other out buildings approved in advance in writing by the committee.
- 2. No building shall be erected, placed or altered upon any lot in said subdivision until the building plans and specifications and the plot plan, showing the location of such building upon such lot, shall have been approved, in writing,

as to the convermity and harmony of external design with existing structures in the subdivision and as to leastien of the structure with respect to topegraphy and finished ground elevation. The committee authorized to examine the same shall consist of Lee E. Hanson, Frank C. Eliason and Moroni E. DeHaan all of Ogden, Weber County, Utah. Said committee may, in writing, designate by a majority of its members, a representative to act in the place of stead of said committee. In the event of their death or resignation of any member of said committee, the remaining member or members shall have full authority to approve or disapprove any design or location presented to them or to designate a representative to act for them and in their stead. In the event any plans, specifications or locations shall not be approved or disapproved in writing within 30 days after the same have been submitted to the committee, or in any event, if not suit to enjoin the erection of any proposed structure or the making of any such alteration has been commenced prior to the completion thereof, the same shall be considered and this covenant fully complied with. Neither the members of this committee nor its designated reprentative shall be entitled to any compensation for services performed pursuant to this covenant. The powers and duties of said committee and the members thereof shall cease on and after ten years from date. Thereafter the approval described in this covenant shall not be required unless, prior to said date and effective thereon, a written instrument shall be executed by the then record wwners of a majority of the lots in the subdivision and duly recorded extending or continuing the duration of said committee and its powers.

- 3. No structure shall be located on any lot nearer to the front line or side line than the minimum building setback lines. In any event, no building shall be located on any lot nearer than 30 feet to the front lot line or nearer than 20 feet to any side street line. No building shall be located nearer than 8 feet to an interior lot line except a detached garage or other out buildings locate 45 feet or more from the minimum building setback line and shall not be located nearer than 2 feet to any side lot line nor nearer than 15 feet to any swelling, and no dwelling shall be located on any interior lot nearer than 25 feet to the rear lot line.
- 4. No residential structure shall be erected or placed on any building lot which has an area of less than 8000 square feet or a width of less than 70 feet at the front building setbaffk line with no exceptions.

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5. No nexious or effensive trade or activity and no nuisance shall be carried on upon any let nor shall anything be done which may be or become an anneyance in the neighborhood.

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- 6. We trailer, basement, tent, shack, garage, barn or other outbuilding, erected in the subdivision shall, at any time, be used as a residence temperarily or permanently nor shall any structure of a temporary character be used as a residence, nor shall any structure be placed upon any let in said subdivision except by contructing the same on the site of said let.
- 7. No dwelling shall be erected upon any let in said subdivision, the main ground floor area of shich, (exclusive of one stery, open porches and garages), shall be less than 850 feet, in the case of a one story structure, nor less than 700 square feet in the case of one and one-half story structure.
- 8. The foundation line of all buildings shall be eighteen indhes above the street sidewalk level.
- 9. No structure erected in said subdivision shall be built upon a foundation higher than thirty inches above the finished grade of lot.
 - 10. No fence shall extend beyond the front setback line of dwellings.
- ll. Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear five feet of each lot. 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 flow of Grainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

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Moroni S. De Haan. Lu K Hanson

STATE OF UTAH) : SS COUNTY OF WEBER)

On the 15 day of Ath 1963, personally appeared

before me.

Lee K. Hanson

Frank C. Eliason

Moroni E. DeHaan

the signers of the foregoing instrument who duly acknowledged to me that they executed the same

My Commission expires: 17/30/1966

NOTARY PUBLIC
Residing at Ogden, Utah



412129

FILED AND RECORDED FOR Lee K. Hanson 1963 OCT 15 AM 11 35

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RUTH EAMES OLSES
WESTER COUNTY RECORDER
BY MASICAN DEPUTY

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