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M. A. Shad

OCT-17-1946

1954 J. V. D. 310
F. L. Murray
TOWN OF UTTEN, UTAH

502 329 636-197-4

OF

OPTIONED HEIGHTS PLAT "A" SUBDIVISION

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, EDWARD L. VETTER and ARVILLE E. VETTER, his wife, and J. FRED DAYNES and PEARL A. DAYNES, his wife, have heretofore caused to be surveyed, platted and subdivided into lots and streets the following described real property located in Salt Lake County, State of Utah, to-wit:

Beginning at the Northeast corner of Lot 13, Block 6, Five Acre Plat "C", Big Field Survey, thence S 0° 05' 50" W 287.1 feet; thence N 89° 52' 00" W 1245.88 feet; thence N 0° 11' 04" E 287.1 feet; thence S 89° 52' 00" E 1245.44 feet to the point of beginning.

That the subdivision so platted is designated and known as "OPTIONED HEIGHTS PLAT "A" SUBDIVISION"; that the plat thereof was accepted by the Board of City Commissioners of Salt Lake City on October 9, 1946 and has been recorded in the Office of the County Recorder of Salt Lake County, Utah, in Book J of Plats at Page 120, on the 11th day of October 1946.

That the undersigned, Edward L. Vetter and Arville E. Vetter, his wife, and J. Fred Daynes and Pearl A. Daynes, his wife, are the owners of all of the land located in said subdivision except the portion thereof dedicated as public streets.

Now, therefore, all of the lots shown on the plat of "OPTIONED HEIGHTS PLAT "A" SUBDIVISION" are held and shall be conveyed subject to the restrictions and covenants hereinafter set forth and all persons or corporations who hereafter own or have an interest in any lot in said subdivision shall take and hold the same subject to the agreement and covenant with the other owners, their heirs successors and assigns, to conform to and observe the same for a period of twenty-five (25) years from the 11th day of October 1946; provided, however, that each of said restrictions and covenants shall be renewed and automatically continued thereafter for successive periods of twenty-five (25) years each; provided, however, that the owners of the fee simple title of a

majority of the front feet of the lots in this subdivision may release all of the lands hereby restricted from any and all said restrictions and covenants at the end of the first twenty-five (25) year period, or of any successive twenty-five (25) year period, by executing an appropriate agreement in writing for such purpose and filing it, for record, in the Office of the County Recorder of Salt Lake County, Utah, at least five (5) years prior to the expiration of any twenty-five (25) year period.

USE OF LAND:

None of the lots shall be used for or occupied by other than private single family dwellings of not to exceed two (2) stories in height and a private garage for not more than two (2) cars. No flat or apartment house shall be erected thereon.

SIDE LINE OR IMPROVEMENTS AND APPURTENANCES:

No building shall be erected on any of said lots nearer than twenty (20) feet to the front lot line nor nearer than eight (8) feet to any side line. The side line restriction shall not apply to a garage located on the rear one-quarter of any lot, except that on corner lots no structure shall be permitted nearer than ten (10) feet to the side street line.

TRADE OR BUSINESS PERMITTED:

No noxious trade or business of any kind or nature shall be permitted on any lot nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.

TEMPORARY STRUCTURES:

No trailer, basement, tent, shack, garage, barn or other outbuilding shall be moved onto or erected on any lot for use as a residence, temporarily or permanently, and no residence of a temporary character shall be permitted thereon.

PLAN, DESIGN AND LOCATION OF BUILDING TO BE APPROVED:

No building shall be placed or erected on any lot until the design and location have been approved, in writing, by a committee appointed by a majority of the owners of the lots in the subdivision. In the event, however, that such committee shall fail to approve or disapprove a design or location within thirty

(80) days after approval thereof has been requested in writing, then such approval will not be required, provided the design and location on the lot conform to the restrictions herein contained and are in harmony with existing structures in the subdivision.

LOT SIZE LIMITATION:

No building costing less than Fifty-Five Hundred dollars (\$5500.00) including the garage, shall be permitted on any lot in the tract. The ground floor area of the main structure, exclusive of one-story open porches and garages, shall not be less than nine hundred and fifty (950) square feet, in the case of one story structures, and not less than six hundred and fifty (350) square feet in the case of a one and a half or two story structure.

LOT ENCLUSED FOR BUILDING:

No residential structure shall be erected or placed on any building plot which has an area of less than six thousand (6000) square feet or a width of less than fifty-two (52) feet at the front building setback line.

REAR SET BACK LIMITATION:

An easement is reserved over the rear five (5) feet of each lot for utility installation and maintenance.

RESTRICTION OF TITLE:

The restrictions herein set forth shall run with the land and bind the 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 person, persons or corporation, except in respect of breaches committed during its, his, her or their seisin of or title to said land, and the owners of any of the lots in said subdivision shall have the right to sue for and obtain an injunction prohibiting

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 the failure of the undersigned, Edward L. Vetter and Arville L. Vetter, his wife, or J. Fred Payne or Pearl A. Payne, his wife, or the owner or owners of any of the lots in this subdivision to enforce any of the restrictions herein set forth at the time of its violation shall, in no event, be deemed a waiver of the right to do so thereafter.

PROHIBITION OF NEGROES:

No person not of the Caucasian race shall use or occupy any building or lot in the subdivision except as a domestic servant or employee of the owners or tenants.

INVALIDATION OF RESTRICTIONS:

The invalidation of any restriction herein contained, by judgement or Court order, shall in no way affect any of the other provisions which shall remain in full force and effect.

WITNESS THE HANDS OF said EDWARD L. VETTER and ARVILLE L. VETTER, his wife, and J. FRED PAYNE and PEARL A. PAYNE, his wife, this 12th day of October 1946.

Arville L. Vetter
J. Fred Payne
Pearl A. Payne

STATE OF UTAH)
CITY OF SALT LAKE,)
COUNTY OF SALT LAKE,)

On the 12th day of October 1946, personally appeared before me EDWARD L. VETTER and ARVILLE L. VETTER, his wife, and J. FRED PAYNE and PEARL A. PAYNE, his wife, the signers of the foregoing instrument, who duly acknowledged to me that they executed the same,

Edward L. Vetter
NOTARY PUBLIC

My commission expires September 1950. Residing in Salt Lake City Utah.

