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North Odden City

E# 1195303 BK1639 PG2929 DOUG CROFTS, WEBER COUNTY RECORDER 02-0CT-92 136 PM FEE \$13.50 DEP JC REC FOR: PROJECT_4

COVENANT AND AGREEMENT

MICH ALL MEN BY THESE PRESENT:

That the undereigned E. Kent Jones & Bruce H. Jones

being the record owners of the hereinafter described real property, situated within the corporate limits of the City of North Orden, in Weber County, State of Utah, and which the said owners are now seeking to sub-divide in accordance with the provisions of the laws of the State of Utah and the ordinances of said North Orden City, in such case made and provided, said undersigned owners being hereinafter called "the Sub-dividers", for and in consideration of the approval of said sub-division plat and dedication as heretofore submitted to said North Orden City Corporation, and to guarantee the installation of the special improvements required by the ordinances of said North Orden City, do hereby covenant and agree with said North Orden City Corporation, that the said sub-dividers will not lease nor convey any of the real property hereinafter described to any third person whomsoever without the said sub-divider having first, as a condition precedent thereto, either:

- (1) within one and one-half years from the date-hereof installed and fully paid for all of the special improvements specified in the applicable ordinances of North Ogden City, in full compliance with the plans and specifications approved by the City Engineer of said City for said subdivision and under his inspection and to his satisfaction in the streets fronting on the land so to be conveyed or in easements for such improvements or utilities dedicated to the public use for such purpose, and thence along the streets or utility easements aforesaid in the case of sever and water utilities to a connection with the nearest existing outfall or supply, as the case may be, and in the case of other improvements to a connection with the existing improvements of the same kind, or to the boundary of the said hereinafter described real property nearest to the said existing improvements, whichever is closer; or
- (2) filed with the North Orden City Recorder, or deposited with a bank duly authorized to do business in the State of Utah, a good and sufficient corporate surety bond issued by a corporate surety duly authorized to execute such bonds in the State of Utah, in an amount not less than the cost of all of such special improvements not then installed, as estimated by the City Engineer, which bond shall be conditioned upon and shall guarantee the installation of all such improvements within such period of one and one-half years from the date hereof; and which said bond shall be approved by the City Council and by the City Attorney; or
- (3) deposit with the City Recorder, or with some bank or approved Escrow agent, lawful money of the United States in a sum not less than the said cost as estimated by the City Engineer to complete all special improvements, not then installed, within such period of one and one-half years from the date hereof. All sums so deposited in escrows shall be held to secure the construction and installation of the improvements aforesaid and shall be applied from time to time in payment of the cost and expenses incident to the installation and construction thereof upon the deposit of the written certificate of the City Engineer, approved by the City Council, that the improvements or a substantial portion thereof have been properly completed, specifying the cost of the completed portion thereof to be paid out of such escrow funds, and specifying the names of the persons or firms to whom such money is due for the work and materials

至上,从中国上海市区域的企业,其中是一种企业的企业,他们是不是企业的企业的企业,他们是一种企业的企业,但是一种企业的企业,但是一种企业的企业,但是一种企业的企业 第一次 North Ogden City Form: Sub 1 Page 2

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incident to such installation and construction. When the City Engineer, with the approval of the City Council, as aforesaid, shall certify that all of the improvements have been paid in full, and have been completed according to specifications, any surplus then remaining in the hands of the said City Recorder, or escrow agents, as the case may be, shall be re-paid by the escrow holder to the said sub-divider, or to his assigns.

AND the said sub-dividers do hereby give and grant unto said North Ogden City Corporation a lien on the said lands hereinafter described to secure the installation of all of the aforesaid improvements as hereinabove specified, together with all cost, including a reasonable attorney's fee, which said North Ogden City may reasonably incur in enforcing any of the terms and provisions hereof. The City shall, from time to time, by the City Council release of record this lien and covenant on such lots and parcels of land as to which this covenant has been fully performed either by the installation of the improvements and payment therefor, or by the deposit of a bond as aforesaid, or by deposit of funds in escroy, as storesaid, to secure such installation and payment.

This covenant shall be deemed to be a covenant running with the lands for the benefit of said North Ogden City Corporation

This agreement shall be recorded in the office of the Weber County Recorder.

The lands feferred to herein as situated in Weber County, Utah, and are particularly described as follows, to-viting the second second

Heritage Grove Subdivision Phase 4

17-183-0001 to 0012.

IT WITNESS WHEREOF the undersigned sub-div	ider (s) hereunto set his hand this
•	Bruce H forms
E. Bruce CH. Janes	—— — ———
and duly acknowledged to methat (t) he (y	Notary Public residing at
My commission expires:	OLEO M CHRISTENSEN Notary Pubsc STATE OF UTAH My Comm. Exp. Jan. 6, 1993 508 E 200 N. Cycan UT 2004