corried SEP 12 195; at 4:38 f m. Regnert of Juan Section 19 Reporter Self Hazel Section Resourcer, Salt take aggart Chase, Take County, Utah

Jenesty Deputy

404 Ref. Resorder, Salt 404 8.0- Box 721 City

1299875

Whereas, a sublivision known as Flowers Addition has been created and a Plat thereof recorded on September 12 , 1952, Entry No. 1299858 in the office of the Salt Lake County Recorder.

Thereas, the owners are desireous of creating restrictions No. 1299858

DECLARATION OF RESTRICTIONS

and covenants affecting said property. Now thereafter, in consideration of the premises and as a part of the general plan for the improvement of Flowers Addition, the owners do hereby declare the property subject to blanket encumbrance upon the said property or any part thereof and all conveyances of said property or any part thereof shall be subject to said restrictions which are and shall operate as covenants running with the land for the benefit of and giving the right of enforcement to the undersigned, its successors and assigns and grantess, who are or become owners of any lots in said sublivision. The restrictions are as follows:

A- All lots in the tract shall be known and described as

residential lots.

B-No structures shall be arected, altered, placed or permitted to remain on any residential building plot other than detached single family dwellings or detached two-family dwellings not to

exceed two stories in height and a private garage for not more than two (2) cars and other structures as provided in paragraph E.

C-No building, outhouse, garage, fence wall, retaining wall or other structure of any kind shall be erected, constructed, placed, or maintained on said real property or any part thereof, nor shall there he may charge gode to the exterior by way of alteration. there be any changes ande to the exterior by way of alteration, addition, remaining, remodeling, or adding, unless prior to the commencement of any construction, excavation, or other work, two complete plans and specifications therefore, including front, side and rear elevations and floor plans for each floor and basement and two plot plans indicating and fixing the exact location of said structure or such altered structure on the lot with reference to the street and side lines thereof shall have been first submitted in writing for approval and approved in writing by a committee, which is provided for in paragraph E.

D-When the construction of any building on any lot is once begun work thereon must be prosecuted diligently and it must be completed within a reasonable time. No building shall be occupied during construction, or until made to comply with all requirements

of thes Declaration.

E-The building and architectural committee shall be composed of Edward J. Holmes, Grant S. Jensen and Helen J. Holmes or by a representative designated by a majority of the members of said committee. In the event of death or resignation of any member of said committee the remaining member or members shall have full authority to approve or disapprove such design and location, or

to designate a representative with like authority. In the event said committee, or its designated representative, fails to approve or disapprove such design or location within thirty days after said plans and specifications have been submitted to it such approval will not be required and this Covenant will be deemed to have been fully complied with. Neither the members of such committee, nor its designated representative shall be entitled to any compensation for services performed pursuant to this Covenant. The powers and duties of such committee and of its designated representative, shall ceese on and after January 1, 1978. Thereafter the approval described in this Covenant shall not be required unless, prior to said date and affective thereon, a written instrument shall be executed by the then record owners of a majority of the lots in this subdivision and duly recorded appointing a representative, or representatives, who shall thereafter exercise the same powers previously exercised by said committee. It is the intent of these Deed Restrictions to define the name 'Committee' wherever it appears in the Deed Restrictions, to mean the building and architectural Committee referred to in this paragraph.

F-No building shall be located nearer to the front lot line or nearer to the side street line than the average of the existing buildings on the street. No building except a detached sarage or to said date and affective thereon, a written instrument shall

buildings on the street. No building except a detached garage or other outbuilding located fifty feet or more from the front lot line shall be located nearer than ci ht feet to any side lot line

G-No noxious or offensive trade or activity shall be carried on upon any residential lot, nor shall anything be done thereon

which may be or become an annogance or nuisance to the neighborhood.

H-Wo trailer, basement, tent, shack, garage, barm, or other
outbuilding erected in the tract shall at dry time be used as a residence temporarily or permanently, nor shall any structure of a temporary character be used as a recidence. Nor shall any house be moved upon any lot or any part of a lot in this subdivision unless permission is given by the committee mentioned in paragraph E.

permission is given by the committee mentioned in paragraph E. I-No animals, bird or fowl, including but not limited to horses, hogs, cattle, cows, goats, sheep, rabbits, hares, dogs, cats, pigeons, pheasents, game birds, game fowl, or poultry (except as in paragraph J hereof permitted) shall be kept or maintained on

any part of said property.

J-Dogs and cats may be kept unon any lot in reasonable numbers as pets for the pleasure and use of the occupants of said lot, but not for any commercial use or purpose. The committee shall have the not for any commercial use or purpose. The committee shall have the right to determine what is a reasonable number of such animals. Rabbits and poultry may not be kept upon any lot for any purpose unless and until authorized in writing by the committee, and in granting any such authorization the committee shall have the right to limit the number and prescribe the conditions under which any such rabbits and poultry may be kept. In no event shall any rooster such rabbits and poultry may be kept. In no event shall any roosters, or other noisy fowl be kept for any purpose on any lot.

K-A five foot easement over the rear of each lot shall be reserved for utility installation and maintenance.

L-MO SIGNS, Dillocards, or advertising structures may be erected or displayed on any of the lots except that a single sign, not more than 3 x 5 feet in size, advertising a specific lot for sale or house for rent, may be displayed on the premises affected, nor shall any trash, ashes or any other refuse be thrown or dumped on any lot or any part thereof.

These coverages are to me with the land and the land L-No signs, billboards, or advertising structures may be

These covenants are to run with the land and shall be binding on all parties and all persons claiming under them until January 1, 1978, at which times said Covenants shall be automatically extended for successive remiods of ten years unless by vote of a majority of the then owners of the lots it is agreed to change said covenants

in whole or in part.

If the parties hereto, or any of them or their heirs or assigns shall violate or attempt to violate any of the Covenants herein it shall be lawful for any other person or persons owning any real property abouted in said development or subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to relating the form so deliver to recover damages or other prevent him or them from so doing or to recover damages or other dues for such violation.

Invalidation of my one of these Covenants by judgment or court order shall in no wise affect any of the other provisions which shall reamin in full force and effect.

The restrictions herein contained shall be known to be in addition to and not in conflict with the zoning ordinance now in effect as enacted by Salt Lake County.

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STATE OF UTAH

County of Salt Lake)

On the day of September, 1952, personally appeared me Leslie Elmer Flowers and Mary T. Flowers, his wife; Arthur R and Florence B. Flowers, his wife; Edward J. Holmes and Helen f. his wife; and Grant S. Jensen and Maxine B. Jensen, his wife; the of the foregoing instrument, who duly acknowledged to me that the

My commission expires