Recorded at Request of FdS Comes to ot /:35 P M Fee poid \$ 3.50 Hazel Tangar Con 1511865 By Hazel Daggart Chase Do. Ret.
DECTARATION OF BUIL DECLARATION OF BUILDING F & S CONSTRUCTION CO., INC. USE RESTRICTIONS Entry No. -to-RUDA 1364 PASE630 Recorded Page Book Dated: Whom It May Concern: KNOW ALL MEN BY THESE PRESENTS: That the undersigned, being the owner of all the property and premises simulating Salt Lake County, Utah, and described as follows: HOFFMAN HEIGHTS #20, a subdivision in Salt Lake County, Utah, according to the plat thereof on file and of redord in the office of the County Recorder of Salt Lake County, Utah, as Entry #1509259 in Book R of Maps, Page 23, thereof, and does here stablish the nature of the use and enjoyment of all only as in said subdivision and that all conveyence of these late shall be redorded to the Collections conditions. all conveyances of these lots shall be made subject to the following conditions, restrictions and stipulations: 1. Said lots shall be known and described as "Residential Building Lots" and most for purpose of residence only.

2. No structure shall be erected, altered, placed or permitted to remain on any off said lots, other than one detached single family dwelling, not to exceed one story in height and a private garage for not more than two cars, one story in height.

3. No garage or any other buildings whatsoever shall be erected on any of said last the said last th until a dwelling house shall have been erected or until a contract with a reliable and responsible contractor shall have been entered into for the construction of a dwelling which shall comply with the conditions, restrictions and stipulations herein contained; and neither prior to the erection nor after the erection, of the main building herein permitted on any of said lots, shall any garage or other out building be used for residential purposes. 4. No residence building shall be erected, permitted or maintained on any of sain lots, which shall have a ground floor area of less than 800 sq. ft. such ground floor area to be exclusive of open porches, pergolas, or an attached garage. The cost of figure value of any dwelling erected on any of said lots shall not be less than \$6,000.00.

5. No building or the covered porches or pergolas thereof shall be erected, placed or normality of any point on any of said lots are the same of shall be erected, placed or normality of any point on any of said lots are said. or permitted at any point on any of said lots nearer than 25 ft. nor further than 40 ft. from the front line of said lot as shown on the plat or record in the office of the County Recorder of Salt Lake County, Utah, and hereinabove referred to. 6. No building or the covered porches or pergolas thereof shall be erected, placed or permitted at any point on any of said lots, nearer than 8 ft. to the side thereof and the total width of the two required side yards shall not be less than 18 ft.; provided, however that in the case of any lot on which there shall be erected a garage or carpert nowever that in the case of any lot on which there shall be erected a garage of carpert attached to the residence building then the building line on the side of said let on which the garage is located shall be 8 ft. from the lot side line thereof, and the tetal width of the two required side yards shall not be less than 16 ft. 7. No residential structure shall be erected or placed on any of said lots, which lot has an area of less than 6000 sq. ft. 8. All construction on residential building lots shall be of masonry or frame construction in said Hoffman Heights #20. Also any frame construction constructed on any lot in said Hoffman Heights #20 must be covered with wood siding, asbestos siding or wood or asbestos shingles. No hospital or sanitarium shall be constructed or maintained on any of the lots in Hoffman Heights #20, and no building used or occupied in the care, lodging or entertainment of persons suffering from disease shall be maintained, kept or permitted on any said lots. 10. The restrictions and covenants contained in paragraph 9 shall be perpetually appurtenant of said lots. appurtenant of Said 1988.

It is expressly understood that said Hoffman Heights #20 has been platted and laid out as a choice and attractive residence district, and that these covenants and laid out as a choice of the hopefits of the late berein described. leid out as a choice and average the lots herein described, and are to run restrictions are made for the benefits of the lots herein described, and are to run restrictions and shall inure to the benefit of and be binding on all parties or with the land and shall inure to the benefit of and be binding on all parties or with the land and shall lines to the bonding of the time such covenants and persons claiming under them until November 14, 1986, at which time such covenants and restrictions shall be automatically extended for successive periods of five years, restrictions shall be determined by a majority vote of the then individual property owners it is agreed to change unless by a majority vote of the then individual property owners it is agreed to change unless by a majority of the said covenants and restrictions in whole or part; provided however, that the the said covenants and resurrentents in whole of party, provided however, that the restrictions contained in paragraph 9 shall be perpetually appurtenant to said lots.

Entry No.

If any person should violate or attempt to violate any of the covenants or restrictions herein before November 14, 1986, or such time later as may be set up by the provisions of the paragraph preceding this one, it shall be lawful for any other person or persons owning any other lots in said development or subdivision to prosecute by proceedings at law or in equity against the person or persons violating or attempting to violate any such covenants orrestrictions and either to prevent him or them from so doing or to recover damages for such violations.

Should any of the covenants or restrictions herein be held invalid or void, such invalidity or voidance of any covenants or restrictions shall not affect the rest of this instrument or any valid covenant or restrictions herein contained.

Any violation of the foregoing provisions, conditions, restrictions or covenants shall not defeat or render invalid the lien of any mortgage or deed of trust made in good fatth for value as to any portion of said property. But such provisions, conditions, restrictions and covenants shall be enforceable against any portion of said property acquired by any person through foreclosure or by deed in lieu of foreclosure for any violation of the provisions, conditions, restrictions and covenants herein contained occurring after the acquisition of said property through foreclosure deed in lieu of foreclosure.

F & S CONSTRUCTION CO., INC. O.

Attorney in Fact

Ack'd. November 14, 1956 by W. S. Burrows, also known as Wesly S. Burrows, who being duly sworn, did say that he is the Attorney in Fact of F & S CONSTRUCTION CO., INC., and that the within and foregoing instrument was signed in behalf of said Corporation by authority of a Resolution of its Board of Directors: before Geraldine Conti, Notary Public, Salt Lake City, Utah, (Seal), Commission Expires August 22, 1961.

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