north and Fee Paid LOANILATION OF CHAS Record in Sulfy John County, Utaling By John County, Utaling By John County, Utaling

Recorded APR 19 1963 at 2 Request of AMERICAN SAVINGS & LOAD

the property of the Collection described represent the Add at last the property and the collections of the Collection described represent the Add at last the collections of the Collect Ten Brocke Ferrag Co. To, Charly of Balt Scho, Itale of Bill, of said managery, 40

hereby declars the engrant; becisebove decamine' subject to the mesimietions of coverante herain pecitos.

- 1. There coverents are to see with the land and shall be similar on all persons claiming under these from date here of until back 1%, 1992, at make time as a exponents shall be automotically entended for successive veriods of tem years unless by vote o" a majority of the them owner of the lots it is agreed to chance said poveragts in
- 2. If the parties hereto, or any of them or their heirs or assigns, shall violate or afterent to violate any of the covenants herein, it shall be lawful for any other person or persons owning any real property situated on the above described tract to prosecute any proceedings at law or in equity against the person or persons violeting or alteration to violate any such covenants and either to prevent him or them from so doing or to recover damages or other dues for such violation.
- 3. Invalidation of any one of these covenants by judgement or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.
- $\mathfrak{t}_{\bullet}$  All above described lots in the tract shall be known and described as single residential lots. No structures shall be erected, altered, blocad or permitted to remain on any residential building plot other than one dwelling not to exceed two stories in height, private garage, with exception of lots17thru?linclusive on which the erection of approved horse barns, of three stanchions, will be allowed.
- 5. No building shall be erected, placed or altered on any building plot in the above described property until the building plans specifications and plot plan showing the location of such building have been approved in writing as to conformity and harmony of external design with existing structures in said property, and as to location of the building with respect to tonography and linished ground elevation by a committee commosed of Armold See Mite, C. R. Budlow and C. Sonl erthich, or by a representative designated by a majority of the members of said countittee.

to the event of leaf commencion of any or most setalent item, the martifier cam ar shall have full authority to approve or disagregove such dealer and location or to designed a respectative with like authority. In the event cain committee, or its designated representative, fails to approve or disarrepove and resign and location within thirty ways after said plans and specifications have been spicitted to it or, in any evout, if no suit to expoin the erection of such cuilding or the mobile of anch alterations has been commenced trior to the completion thereof, such approval will not be required and this covenant will be deemed to have been fully complied with. Moither the memours of such committee, nor its designated representative, shall to estitled to any commencation for services removed cursuest to this covenant. The rowers and ditiac of anda conmittee, east of its designated representative, shall cease on or efter larch 15, 1992, Thereafter, the approval described in this covenant shall not be required whloss, error to said date and effective thereon a written instrument shall be executed by the then record owners of a majority of the lots above described and duly recorded armointing a representative, or representatives, who shall thereafter exercise the same powers previous exercised by said committee.

6. No residence shall be located on any residential building lot described above nearer than 25 feet to the front lot line, or nearer than 8 feet to any side lot line, excluding porches, carages, cornices, spoutings, chimneys and purely ornamental projections and on corner lots, street side yard to be 20 feet setback. Any other building (garage, carport or horse barn) constructed on the said building lot, detached or attached, shall comply with the applicable zoning ordinances of Salt Lake So may. To lot shall have less than 60 ft. frontages.

7. All fences and out buildings, barns etc. must be approved in writing, as to nature, location, design etc. by committee above mentioned as in paragraph 35. On any lot all barns, building etc., will have setback of 100 ft. from any dwelling and at

least 10 ft. from bridel path, or 10 feet from rear of lots 14, 15, % 16.
3. An owner of any lot in this subdivision before commencing the construction of any brilding meant to house pets or any other animals must first secure the approval of the committee as set forth in paragraph # 5 above.

9. To noxious or offensive trade or activity shall be carried on upon not nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.

In. so trailer, basement, tent, shack, carrie, barn, or other outbuilding erected in the same tract shall at any time be used as a residence temporarily or permanently, per shall any structure of a temporary character be used as a residence.

11. The ground floor area of any dwelling corritted on any of the showe described

late shall not the less form that source feet, excitative of more of eyemen corches and create, as at dide, of no less than 13,000. For residence bettelementy.

- 12. A blove named lots easement for utility installation, and maintenance and irrigation ditch shall be smintained as specified on recorded allot.
- 13. No trush, ashes or other refuse may be thrown or diament on any of the store described lots.
- U. To one lot, on which horses are allowed, shall provide for more than 3 (three) horses at any one time.
  - 15. No horses, beef or larger animals allowed on lots 14, 15 and 1h.
- 16. All marties in the subdivision will maintain their irritation ditches so that all may benefit from their irritation rights, for watering their portions of land.
- 17. All corrals and barns must meet dounty and State moard of Wealth requirements at all times.
- 18. To hops or swine, coates fur bearing enimals will be ellowed on any lot, and no more than 2h fowl to each lot. Location of coops to be 100 feet from any dwelling.
- 19. The road along east side of Utah and Salt Lake famal at west end of lots  $D_i$ , 15 \$ 16 inclusive, shall be used as a bridgl path for residences of subdivision.

20. No bailed or stacked hay or feed will be allowed within 100 feet of any home.

Mailler lies

STATE OF UTAIL )
COUNTY OF SALT LAKE: ):ss
On 10 day of Conco A.D. 1963 personally espected before me i. Woul Mortlie
who being by me duly sworn did say that he the said $x_{\bullet}$ and $x_{\bullet}$ are identically is the President
of HYLAMO MAINTY, Thue, a Metah Corporation and that the writtein and Corecons instru-
ment was signed in behalf of said comporation by authority of a resolution of its
"pard of Mirectors and said M. 'sul Wertlich only acknowledges to me that out
corporation executed the same.
W commission expires 4.1/1. C w restouded is with