## 4312027 PARTY\_WALL\_DECLARATION

That portion of the boundary line of any lot upon said property occupied or covered by a building containing a division wall will be construed to exactly longitudinally bisect said division wall; the owners of the wall on each half of said wall shall have an easement of support in the other one half of said wall, and said wall shall be a party wall for the benefit of both parties, subject to the following rights and obligations:

- 1. Should said party wall at any time be damaged or destroyed by the default or negligence of one of said parties, such party shall rebuild or repair said wall to a condition equal or better then immediately prior to it's being damaged and shall compensate the other party for any damage to the property of such other party.
- 2. Should said party wall be damaged or destroyed by any cause other than the act or negligence of the other party, the same shall be rebuilt or repaired to a condition equal to or better than immediately prior to its being damaged, at the joint expense of both parties, provided that any sum received by insurance against such damage or destruction shall be first applied to such restoration.
- 3. In the event either party desires to extend their respective building either longitudinally along said boundary line or vertically from the location of said party wall, said extension shall be on top of and/or on the same line as the present wall or any extension thereof. When either party shall so extend said wall, the other party shall have the right to use as a party wall and join the same by paying the other party one-half of the costs of such wall as he shall use, in being understood that any such extension shall at all times be a party wall.
- 4. The rights and obligations of said parties in and to said party wall shall be perpetual; shall run with the land and shall benefit and apply to their respective heirs, administrators, executors and assigns.

## LEGAL\_DESCRIPTION

Lots 1, 17 & 18, Butler Hills No. 4, according to the offical plat thereof, as recorded in the office of the Salt Lake County Recorder.

DATED this 10 day of September, 1986.

R. EARL DILLMAN

State of Utah

SS.

County of Salt Lake

On the day of September, 1986, personally appeared before me R. EARL DILLMAN, the signer of the above instrument and duly acknowledged to me that he executed the same.

Salt Lake City, Utah Residing at: My commission expires: 3-/3-68

SEP 11 4 44 PM '86