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DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

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RIDGEPOINTE MANUFACTURED HOME SUBDEVISION

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RIDGEPOINTE ESTATES

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DEGRARATION

Now, Therefore Declarant nereby declares that all of the Property together with any property hereinafter added or annexed as provided herein, shall be acquired, held, sold and conveyed subject to the provisions of this Declaration which are hereby declared to be in furtherance of a plan to promote and protect the cooperative use, conduct and maintenance of such property and are established for the purposes of enhancing and protecting the value, desirablity and attractiveness thereof and which shall run with the Property and be binding upon all parties having any hereinafter acquiring any right, title or interest in the Property or any part thereof, and their respective heirs, successors and assigns, and shall inure to the benefit of each

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Definitions following words shall have the following meanings

- Unless the context otherwise requires, the have the following meanings

 ation" shall upon conveyance by the Declarant pure the RidgePort 1 01 "Association" shall upon conveyance of the Common Area to the Association by the Declarant pursuant to paragraph 2 03 or 2 05 herein, mean the RidgePointe Estates Homeowners Association, an Utah Mon-profit corporation and its successors and assigns The Association shall act by and through its Board of Directors Unless the context otherwise specifies, and until and unless the Common Area is conveyed to the Association pursuant to paragraph 203 and 2 05 herein any reference to the "Association" in this Declaration shall mean the Declarant
- "Common Area" shall mean all real property and improvements thereon, including the Clubhouse facilities, space/slope easements, open space or street landscaping, and private streets, owned or controlled by the Declarant or conveyed by the Declarant to the Association for the common use and enjoymenk of the Owners
- 1 03 "Declarant" shall mean Sundbird Development Inc , a Usan Corporation, and a successors and assigns who own the Property with the purpose of the development, investment and transfer of the Lots
- "Declaration" shall mean this Amended and Restated Declaration of Covenants, Conditions and Restrictions as, from time to time, amended
- 1 05 "Landscaping" shall mean improvements to lots that are provided by individual lot owners, according to maintain standards and duidelines of the teclaration and as approved by the Architectural Control Committee
- 1 06 "Architectoral Control Committee shall mean a group of at least three individuals who shall approve the size, qualicy construction, materials, and placement of any mobile or manufactured home on a "Lot", and the placement of any fending, storage sheds carports or garages, and shall approve all landscaping plans
- 1 300 "Lot" or "Lots" shall mean one or more plots of land, shown won the Plat of the property with the exception of the Common Area
- 1 08 "Member" shall mean one who is a member of the Association pursuant to paragraph 3 01 herein

"Manufactured Home" or "Home" shall mean any permitted

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or approved one story mobile or modular home with width, length, height, and type as required and established by Destarant or conforms with Federal Housing Administration standards or pursuant to the terms of this Declaration

- 1 10 "Owner" shall mean the record owner, whether one of persons or entables, of a fee simple title to any Lot whether adding those having such interest ormance of an item. more persons or entables, of a fee simple title to any Lot which Is a part of the Property, including contract sellers but excluding those having such interest merely as security for the performance of an obligation In the case of Lots in which the fee simple title is vested of record in a trust deed pursuant to legal title shall be deemed to Utah Revised Statutes be in the Crustor
 - "Plat " shall mean and relate to that map recorded in of Maps of Page Records of Washington Course m time to time amended **№ 11** Hah, as from time to Vime amended
 - "Property" shall mean that Certain real property 1 12 described in Exhibit "B" attached hereto, and such additions thereto as may be orought within the jurisdiction of the As cocation together with all sights and privileges belonging or in any way pertaining thereton
 - "Skirting" means that which is attached to the bottom exterior edge of any Home and covers the gap between the Home and The specific requirements for skirting shall be set the ground by the Declarant (See section 6 06)

ARTICLE II

2 01 USE AND BENEAU Each Owner shall have the monexclusive right in dominon with all other orners to use the common Area for its ortended purposes such right shall extended to each Owner and the agents, servants tenants and invite thereof Such right shall extended purposes and invite thereof Such right shall extended purposes. Common Area for its intended purposes such right shall extend to each Owner and the agents, servants tenants, family members promulgated, by the Association and shall be subject to and governed by the provisions of this Declaration and the Association's Articles of Incorporation and ByLaws

Notwithstanding any other provision heren to the contrary Decrarant shall be ensigned to exclusive access to and occupance will or any portion of the Common Area together with the right of access, ingress and egress, until such time as the construction thereof is complete and Declarant shall have certified the readiness of such Common Area or portion thereof to the Board of Directors

2 02 PINTEREST IN THE COMMON AREAS Because AP As necessary

to preserve the rights of the owners with respect to the use and management of the Common Area, upon conveyance of the Common Area by the Declarant to the Association, the Common Area shall remain undivided and no Owner small have any right cobring any action petition or sale chereof

- When the documents evidencing the sales 2 03 CONVE' ANCE of ninety-five (95%) percent of the total Lots in the Property are recorded with the Washington County, Utah, Recorders Office, Declarant will convey the Common Area, subject to the reservations hereinafter stated, to the Association, provided the Association has shown to the satisfaction of the Declarant or its designee its intention and ability to hold, maintain and operate the Common Area in a sound and businesslike manner, and in the event Declarant, in its sale and absolute discretion, deems the Association to lack the aforesaid ability or intent Declarant shall, in writing, noticy the Association of the event peclarant does conver the Common Area to the Association, the Association shall a meeting of the Members ("Member(s) " defined in Paragraph 3 01 below to elect, by a majority of the votes cast, five(5) persons to serve as directors on the Association Board of Directors All directors, except for the directors named in the articles of incorporation of the 2 04 DECLARANT & PIABILITY Declarant shall not become a memoer or become limited by the payment of any assessments or incur any limitable whatsoever by virtue of its ownership any of the Lots in the Property

 2 05 EARLIER CONVEYENCE.
- - contained in this Article II to the contrary, the conveyance of the Common area by the Declarant to the Association may be accomplished at an earlier time than scheduled in Paragraph 2 03 herein if Declarant, in its sole and absolute discretion so decides and informs the Association in writing of such decision In such event, the Association in writing of such decision provisions of paragraph 2 03 above

ARTICLE III

ASSOCIATION MEMBERSHIP AND VOTING RIGHTS

Upon the recordation of a deed of any Lot LON∜ MEMBERSHIP in the Property from Declarant to any Owner, the Owner shall automatically become, regardless of whether on not the Owner has completely paid for his Lot, a memoer of the Association, mereinafter referred to as a "Member(s)") and he shall remain a Member until such tame as his ownership of the Lot ceases

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acceptance of a deed to any of the Lots in the Property, the mere acquisition or rental of any of the Lots in the Property or the use of the Common Area by any person shall signify that person accepts and concents to this Declaration and to the Association's faciles of Incorporation, Bylaws, rules and regulations

- 3 02 ADMINISTRATION The administration of the Association shall be in accordance with this Declaration, the Articles of Incorporation and the Bylaws of the Association All Members shall comply with Declaration and the Associations, rules and regulations The failure by any Owner of any Lot to comply with the same shall entitle the Association to pursue and available legal and equitable remedies.
- Each Nember shall be entailed to one (1) vote %3 03 VOTING THE Association for each Lot he owns, but in no event shall the country of the cast for any (1) Lot This voting right shall be exercised by the "Voting "wher" who shall be the If there are two or more Owners of a Lot and a dispute arises between them as to which shall be the Voting Owner the Voting Owner shall be that Owner whose name first appears on the deed or conveyance of record for the Lot A majority of the Voting Owners all constitute of quorum and any decision by the majority of the quorum present at any Association meeting shall he the act of the Association An Owner may appoint a proxy to serve as the Voting Owner in which case the owner must provide . the Association with written notice of the proxy 30 days before The proxy may vote in an Association meeting The power herein Dronferred to designate a proxy as the Volling Owner and to release said designation may be exercised by the respective Owner of Owners, the Owner's guardian, or during the administration of the deceased Owner's estate An Owner's status as a Voting Owner shall be deemed automatically revoked upon, (1) the sale of his Lot at a sheriff's sale or the execution of a deed in lieu of foreclosure resulting from a Coreclosure of any bond fide rortg ge or the sale or a Cor through the exercise of a power of sale under a bona fide mortgage or deed or trust (2) transfer of reactd title to the Log (3) written notice to the Association 🕸 whe death or judicial incompetency of the voting Owner, or 'all written revocation of voting Owner status delivered to the Association by any Owner or Owners with the appointment of a receiver by a court of competent jurisdiction in any forestosure or sale pursuant to a bona fide mortgage, said receiver shall be deemed the Voting Owner of the respective Lot for the purpose of voting so long as they are legally acting as the receiver any time Lot is unrepresented by a Voting Owner Não vote shall be cast on behalf of such Low until a Voting Omet is designated as provided herein, in such event, for voting purposes, the total number of Lots shall be deemed to have been reduced by the number OCLots unrepresented by a Voting Owner of
 - 3 04 MAINTENANCE The Associated shall (1) maintain, operate and otherwise manage the Common Area, (2) maintain and repair the private streets, common lighting facilities,

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landscaping, and all other improvements within the Common Area, in purchase and maintain policies of public liability and hazard insurance with respect to all parts of the Common Area pursuant to paragraph 6 01 below, (4) pay all ad valorem real property taxes and all special improvements of other assessments levied and assessed against all or part or the Common Area In order to adequately perform the aforesaid duties, the Association shall have the right to contract with third parties

ARTICLE IV

COVENANT FOR ASSESSMENTS OF COMMON EXPENSES

4 01 ASSESSMENTS

- (A) Whether or not Declarant has transferred the Common Areas to the Association, each Member of the Association shall pay to the Association a sum equal to the aggregate of the following multiplied by a fraction, the denominator of which is the actual number of improved lots and the numerator of which is one (1) Thereinafter the "Assessment")
- (1) The actual or estimated cost of all repairs, replacement, maintenance and cleaning of the private streets,
- and/or maintaining the Common Area, including but not limited to the swimming pool) therapeutic pool, exercise equipment, Richen facilities, office, meeting rooms, storage areas, billiard rooms and equipment, card room, horse shoe and bocci ball courts, irrigation systems, etc.
- (111) The actual or estimated cost of public liability insurance, hazard insurance and fidelity bonds carried by the Association in amounts and with such coverage as Declarant shall specify in writing and if the Common Area has been transferred to the Association, in such amounts and for such coverage as the Association shall establish from time to time.
- (1v) The actual or estimated cost of general administration services and any other Association overhead including, but not limited to, legal and accounting fees and services,
- (v) The actual of estimated amounts required to pay and discharge all other items of expense which are incident to the ownership of the Common Area including, but without the ownership of the Common Area including, but without the ownership of the common area including, but without the ownership of the ownership ownership of the ownership o

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- (vi) Such sums (s) the Association shall determine to be reasonable and prudent for the establishment and maintenance of any necessary reserves for repair and maintenance of the Common Area and to meet any of the costs referred to in Paragraph (a) through (g) of this paragraph
- (B) Each Dember's Assessment thall be the same regardless of whether a Home has been placed upon the Lot and regardless of whether the Owner is receiving any of the services for which the Assessment is levied
- the Association, all such assessments shall be passed to the Declarant or to such person or entity as the Declarant may direct
- ASSESSMENT INTERVALS Assessments for the amounts payable to the Association under Paragraph 4 01 shall be submitted to the Tembers by the Association each month or at such other regular intervals as may be fixed by the Association Amounts owed on each Assessment shall be due and payable within ten (10) days immediately following the date the Assessment is deposited in the United States Mail addressed to the Member at the address shown in the Association records If the Assessment is not paid within the aforesaid ten (10) day peniod, the Member shall be in default. Any amount in default, together with interest at the rate of eighteen percent (18) per annum, shall constitute the personal obligation of the owner of such Lot at the time such payment is due, and shall be a charge on the Lot and shall be a compinuing lien upon the bot against which engh such Assessment & made The personal obligation for delanquent Assessments shall pass to the Owner's successor in title whether or not expressly assumed by him If any Owner shall fall or refuse to make any monthly Assessment when due, the amount thereof together with interest, costs and reasonable attorney's fees, shall constitute a limb on such Owner's loto provided, however, that such lien shall be subordinate to the lien of a prior recorded first mortgage or first deed of trust on the applicable Lot If amplien for an unpaid wesesment prior to 3 such date has not been extinguished by the process by which sock first mortgagee, thistee or beneficiary wider any first deed of trust acquired such title or possession such first mortgaged, trustee or beneficiary shall not be Mable for such unpara Assessment and, upon written request to the Board of Directors by such first mortgagee, trustee or beneficiary such lien shall be released in writing by the Association Except as herein provided for in the case of trist mortgages or deeds of trust, any such liens shall be attached to the applicable Lot as of the date of the Assessment thereof and shall not be extinguished by any subsequent transfer of such Lot Any person acquiring an interest in any Lot shall be entitled to a statement from the association setting forth the amount of an unpaid Assessment, if any, and such person shall not be liable for, nor shall such statement, except for the Assessment which occurs and becomes due

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after the date thereof The Tren provided for in this paragraph may be coreclosed by the resociation in any manner provided or permitted for the foreclipping of realty mortgages or deeds of true in the State of William

- (a) Each Owner shall pay his Assessment when due and may not exempt himself from liability for the Assessment by waiver or abandonment of the use and enjoyment of his Lot or Common Area
- (b) A Member subject to collection, lien foreclosure or power of sale proceedings pursuant to Paragraph 4 03 below shall be liable for all court costs trustee fees, if applicable, and reasonable attorneys' fees and costs incurred by the Association or allowed by law in connection with the collection of the Assessment, any foreclosure or power of sale proceedings
- 4 03 DEFAULT RESEDIES If any Assessment referred to in Paragraphs 4 01 and 102 is not available legal and equitable remedies provided to the Association under this Declaration the Association may, to the extent permitted by law, discontinue furnishing services to the Lot owned by the applicable Member and may deny the occupants of such Lot, their guests and invitee the right to make use of the Common Area for so long as such Owner shall not remedy his default. This paragraph shall not affect or diminish the Owner's obligation to pay the Assessment levied by the Association after the discontinuance of any such services

ARTICLE V

ENSURANCE REQUIREMENTS

5 01 INSURANCE The Association shall secure public liability insurance in such companies and in such amounts as approved by beclarant but in any event not less than \$2,000,000 Further, the Association shall for any one occurrence immediacely secure physical damage, fire, and excended coverage insurance on all insurable facilities including, but not limited to, the Clubhouse in such amounts as the Board of Directors of the Association shall determine but in any event not less than a shall percent (80%) of the full insurance value thereof The briginal form of these said policies shall be delivered to All ships bolicies shall be maintained and coursened in full force and effect until such time as Declarant has, in writing, released the Association from this requirement, provided, however, that these insurance requirements may be modified from time to time with written consent of Declarant or their assignée

MATICLE VI

ARCHITECTURAL CONTROL

6 01 ARCHITECTURAL COMMITTEE The Association shall serve

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as the Architectural Control Committee (hereinafter the "Committee") No structure improvement, landscaping, modification, alteration of replacement may be commenced on the property without the Committee's review and approval of detailed lands and specifications must comply with the midlimum standards set forth in this Declaration Failure of the Committee to approve or disapprove the plans and specifications within forty-five (45) days of their submittal shall be deemed an automatic approval, provided such plans and specifications shall not be inconsistent with the minimum standards, guidelines and provisions herein contained

- 6 03 HOME REQUIREMENTS No Home may be placed on any lot until is approved in writing by the Committee as to size, condition and appearance Said home must have complete sanitary fakilities, including among other things a lavatory, toilet, wash Sasın, tup or shower and kitchen sink The Mome must be connected to water and sewer lines in contormity with State and Washington County@ealth requirements_@The Committee must approve the placement of each Home when the Owner is prepared to place the Home on the Lot, he must give the Committee twenty (20) days advance notice and specify the dimensions of the Home At that time the Committee will determine whether the Home is acceptable and if so the Committee will designate the exact placement of the Home on the Lot Each Lot in the subdivision is specifically intended for and restricted to the Fize indicated on the Plat for such Lot where shall be no variations in the designated standards set forth in the Plat ω Under πο 光ircumstances shall 面放 Home be less than (Welve (12) feet wide
 - subdivision, no more than five (5) years shall have elapsed since it was first registered with any federal , state or local governmental authority Prior to the placement of any Home on a Lot the Home shall be registered with the appropriate governmental authorities
- of 04 SIDING The exerror of all homes shall be wood or approved, "non-glare", painted aluminum, or vinyl siding, which hall conform to minimum standards set by the Architectural control Committee and be approved by that committee
- 6 05 ROOF AND COLORING REQUIREMENTS All Homes placed in the subdivision shall have "non-glare" composition shingle or shake roofs causing no offensive sunlight reflection which would, in the Committee's opinion, affect homes located at a higher elevation All roofs must be at least a 3/12 pitch All Homes must be of an earthtone or pastel coloring that is compatible with the surrounding areas and approved by the Committee
- 6 06 OTHER STRUCTURES No structure shall be erected, tered, placed or permitted to remain on the Lot other than one home, a deck or porch, storage room, and garage or carport, of which must be attached to the Home

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- which, in the Committee sole discretion, makehes the siding of the home All skirting must be approved by the Committee and professionally installed Skirting must completely envelope the Home and any porch of deck and for appearance shall continue down to the ground with adequate provision for drainage
 - 6 08 HITCHES AND RAIN GUTTERS All hitches must be removed upon the skirting's installation All roofs must have full length rain gutters and downsport
- CARPORTS OR GARAGES All Homes must have a covered carport or garage for not less than one (1) car. The carport or garage must be compatible with the Home's appearance and be no smaller than eleven by fifteen (11x15) feet. A complete drawing of the carport with specifications must be submitted to the Committee ar the time the drawings for the Home's location are submitted, and must be approved by the committee prior to placement of the Home on the Lot
- 6 10 DECKS AND STEPS All patios, porches and decks (hereinafter "Decks") must be roofed. All roofs must be attached to the Home and must be compatible with the Home's appearance. The Decks may not be smaller than the size established by the Committee on a Lot by Lot basis and must be skirtled with the same material as the Home, the floors or the Decks must be wood or covered with outdoor carried and must have approved steps, the lings and handraids. Steps at the rear of the Home must be compatible with from steps and must have handrails.
- must be landscaped in a manner acceptable to the Committee
 Before the commencement of any planting, landscaping or major
 changes to existing landscaping, written plans for such shall be
 submitted to the Committee for approval and any landscaping
 approved by the Committee must be completed, weather permitting,
 within minety (90) days of the Home Installation Each home
 buyer shall be responsible to plant and maintain one curb side
 shade tree in the variety specified by the committee An
 automatic sprinkling of irrigation system must be installed by
 each home comer so landscaping may be maintained on a year around
 basis The tree and irrigation system whall be installed
 immediately after the home has been placed on lot and all
 garages, carports, porches and driveways have been constructed
- 6 12 STORAGE ROOMS Storage rooms must be attached to the rear of the Home and constructed of materials compatible with the Home's appearance
- 6 13 AIR CONDITIONING SYSTEMS Air conditioning units must be blaced at the rear of the Home at ground lavel and must be adequately screened from view Roof mounted evaporative coolers are allowed but must be the "low-profile bype with a thirty-four (34) inch maxim height No duct work shall be allowed on roofs.

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- adjustments The committee may allow reasonable variances in and adjustments to these restrictions if such are necessary to overcome practical difficulties and prevent unnecessary hardships provided, however, that such variances or adjustments are granted in conformity with the intent and purposes hereof and provided that in every instance such variance or adjustment will not be materially decomental or injurious to other property in RidgePointe Estates
- 6 15 REGRADING AND DRAINAGE No Lot surface or tract in said subdivision shall be regraded without the prior consent of the Committee No owner shall in any way interfere with, destroy, or alter any drainage or flood control datches or devices rocated on his Lot it shall be the individual Owner's responsibility to maintain and protect drainage and flood control diches or devices located on his Lot Under no circumstances any Owner divert water from his Lot on to another Lot or on the any Common Area
- of LANDSCAPING DESIGN The extent of Landscaping provided by the owner shall include all portions of lot not covered by other improvements and shall conform with landscape improvements of common area. Lawns are discouraged, except as approved by Architectural Control Committee and reviewed by project Landscape Architect to ensure against excessive wetting of expansive soils. Drought resistant or xeriscape plant materials are to be used, particularly in areas where drainage of irrigation water will impact soil stability. A minimum of 75% of irrigation water will impact soil stability. A minimum of 75% of irrigation types as approved with plants from an approved list, or plant types as approved by Landscape Architect and architectural Control Committee

ARTICLE VII

USE AND OCCUPANCY RESTRICTIONS

- may be kept on any Lot, except indoor pets as approved by the beclarant, provided, however, that such pets are not raised, bred or kept for commercial purposes. All pets must be leashed whenever outside the thome. All pet litter must be picked up immediately. The Association has the right to restrict the size and number of pets and to revoke permission to keep pets which annoy or disturb the peace and quiet or do injury to persons or property.
- 7 02 ACTIVITIES No noxious or offensive activity shall be carried on upon any Lot nor shall anything be done thereon which may be smay become an annoyance or nuisance to the Association or any adjoining or neighboring Lot Owner

7 03 SIGNS All signs, including "For Bale" signs', may be

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- 7 05 GARBAGE AND TRASH All garbage and but of the properly covered container.
 At no time shall there
- No television or radio antennas towers or 7 06 ANTENNAS discs may be erected on the Property without specific approval Of All solar collectors must be non-cerlective and the committee approved, prior to installation, by the Committee be no witside loudspeakers of any kind
- 7 07 RECREATIONAL VEHICLES AND VEHICLE MAINTENANCE Recreational vehicles will be allowed on thots only if they can be parked under the carport No major repairs or maintenance shall be done in the subdivision on any vehicles Major repairs, for the purpose of this paragraph, is defined as any repair requiring more than one (1) day to complete
 - 7 08 WOOD STORAGE All Stewood or other wood stored on a Lot shall be neatly stacked and stored in such manner as to be least visible from adjacent Lots and Common Area
- 9 09 FAILURE TO MAENTAIN LOT In the event any Lot is not maintained and kept clean as herein provided or as provided in the Association's rules and regulations, the Association may send the Owner written notice that his Lot le not being adequately If the Owner fails to take substantive steps toward maintained adequatel, maintaining his Lot within fifteen (15) days of his receipt of the aforementioned written notice, the Association shall have the right to furnish the labor and/or materials necessary Co bring the Lot, pactuding improvements and landscaping thereon, to a standard which meets with the Association approval, in its sole discretion, and then to maintain the Lot according to such standards Nin such event, the Owner shall pay the Association an amount equal to all direct and indirect costs and expenses incurred by the Declarant or Committee in furnishing such labor and/or materials, the amount What the Owner is obligated to pay hereunder shall constitute a lien on such Lot and shall be payable within ten (10) days after the Owner is notified of the amount due and payable event the Owner fails to pay the Association the amount owed pursuant to this Paragraph, the Association shall have the remedies set forth in Paragraphs 4 02 and 4 03 herein
 - The Common Area shall be 7 20 USE OF COMMON AREA maintained and used so as not to constitute a nuisance to nearby Owners All usage of the Common Area half be in compliance with the applicable provisions of the rule and regulations of the **Massociation**

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- 7 11 SINGLE FAMILY, ADULT PURPOSE The Property is hereby established as a selior, adult, mobile home community All Lots within BridgePoints Estates shall be used exclusively for single-family residential home purposes Occupants and owners shall be adults of thirty-five (3) years of age or more No person under the age of thirty-five (35) years shall reside on the Property. The Board of Directors of the Association shall have the authority to establish separate rules concerning the maximum period during any calendar year during which (a) visitors is years of age and under, and (b) visitors over age 16 may visit on the Property The restrictions contained in this paragraph 7 11 are solely for the benefit of the Owners and occupants of the Property and are not meant to discriminate against younger people, but rather to protect the rights and interest of senior adult owners and occupants in maintaining their community
- 12 NO FURTHER SUBDIVISION Neither the Common Area nor and Lot shall be re-subdivided smaller than shown or delineated on the Plat

ARTICLE VIII

RASEMENTS

- RESERVATION OF EASEMENTS Declarant expressly reserves for the use and benefit of itself, its heirs and assigns all public utilities serving the Property and the Association an easement and right-of-way within the area of each of the private streets and within the areas of the public utility easements shown on the plat for the purpose of constructing and placing within and thereon wires, conduits transformers and prelated and necessary items of equipment for the underground transmission of gas and electricity and for the construction installation, operation and maintenance of water lines, seem lines, drains, water pipes, telephone, television cable, or conduits under the surface of said streets and easements for any lawful purpose whatsoever
 - of UTILITY AND DRAINAGE EASEMENTS Easements for the installation and maintenance of utilities and drainage facilities are as shown on the Plat within the easements no structures shall be placed or permitted nor shall anything be done that may other or alter the direction or flow of drainage in the easements or which may obstruct or retard the flow of surface water through drainage channels or easements All surface water shall be directed into these channels

ARTICLE IX

GENERAL PROVISIONS

Declarant exemption During the period of time that Declarant is developing and selling the Lots Declarant shall be exempt from the limiting provisions of this Declaration

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- 9 02 CLUBHOUSE CONSTRUCTION Declarant hereby declares his intention to start construction of the COMMON AREA CLUBHOUSE during the development of phase II of the project
- 9 03 REMEDIES on the event of any ciolation or threatened violation of any of the covenants herein the Association or any owner may bring an action at law or in equity seeking damages or injunctive relief. In the event the Association recovers judgment against any person for a violation or threatened violation of any of the covenants herein, the Association shall be entitled to recover from such person any court costs and reasonable attorney's fees and costs
- to enforce any restrictions, conditions, covenants or agreements therein contained shall in no event be deemed a waiver of the right to do so thereafter as to the same breach or as to one occurring prior or subsequent thereto, nor shall such failure give rise to any claim or cause of action against the Association, Owner or Declarant No waiver of a breach shall be construed to be a waiver of any other breach of the same or other provisions hereof be construed as a waiver of any other provisions hereof be construed as a waiver of any other provisions
- assigning any interest in all or part of the property shall refer to this instrument and shall be subject to the covenants, contained as fully as thingh this instrument were therein sections, reservations, conditions and servitude herein contained as fully as thingh this instrument were therein sections in full, provided, wever, that the terms and conditions of this instrument shall be binding upon all persons affected by its terms regardless whether express reference is made to this instrument.
- 9 66 LIFE OF DECLARATION AND RENEWAL All provisions of this Declaration, as the same may be amended in accordance with the Lerms hereof, shall remain in full force and effect until January 1, 2008, from which time they shall witomatically be removed and extended for successive periods of ten (10) years miless a majority of the Owners, at or prior to the end of the initial term or any successive periods, change or terminate this Declaration in whole or in part by a written document which is filed of record
 - 9 07 AMENDMENT Notwithstanding anything in Paragraph 9 05 to the contrary, for ten (10) years immediately following the date this Declaration is recorded, or until such the as 75% of the lots in the subdivision have been sold, this Declaration may be amended only be an instrument executed by the Declarant, such an amendment shall not be effective until it is recorded Thereafter this Declaration may be amended only be an instrument executed by at least wo-thirds (2/3) of the Owners, such an

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amendment shall not be effective until it is recorded

or any portion thereof is invalid or void, such invalidity or voidness shall in no way affect any other provisions hereof

- 9 09 EXPANSION Declarant reserves the right to expand the project through the comparable development of adjacent land and incorporate said expansion land within this Declaration by specified reference thereto. Any such expansion shall be subject to all the terms and conditions of this Declaration.
- 9 FO GENDER As used herein, the masculine Shall include the feminine and neuter
- 11 VACANT LOTS All buyers of lots small have up to three years to purchase or otherwise have an approved home wistalled on their lot

IN WITNESS WHEREOF, Sumbird Development Inc , an Utah corporation, has executed this Declaration as of the day and year first above written

9.12 All lets Will receive slightly higher sewer free to

SUNBIRD DEVELOPMENT INC.

by Paula Bradbeg

Its President

STATE OF UTAH COUNTY OF WASHINGTON

this 27 day of October 1993, A D personally appeared before me Paul B Bradley the signer of the within instrument, who duly activatedged to me that he executed the same

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Residing at Washington C ty

My Commission Expires

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