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Le amendment in 134.809 62, 62

DECLARATION OF BUILDING AND USE RESTRICTIONS

PART A.	PREAMBLE	Recorded at request of	BONNEVILLE TITLE		ee Paid \$ 49
KNOW ALL MEN	BY THESE PRESENTS:	Date MAR. 22 1979. By Law Lander	at&	OL DEAN PAGE Book	Recorder Davis CountyPage 8.4
THA real propert State of Uta	T, WHEREAS, the under y located in the City h, to-wit:	of <u>Iayton</u>	, (a)	llowing des avis	cribed _County,
Lots 45 mg as recorded	to 131 inclusive, in the office of the	Phase #2,3 Fastwiew subdivision County Recorder of a	· according to	o the plat	thereof,
and do decid	tablish the nature of re that all conveyand restrictions and stip	es of said into chal	ent of all lots I be made subj	in said su ect to the	bdivision following
PART B.	RESIDENTIAL AREA COVE	ENANTS			
than one det garages and/ materials, e	and Building Type. shall be erected, alt ached single-family d or carports for not m xcept that used brick l Control Committee.	ered, placed or perm welling not to exceed wore than three webic	uitted to remained two stories in	n on any lo in height a	t other nd private
structure has workmanship to location to shall be erectioned.	tural Control. No bunstruction plans and we been approved by tand materials, harmon with respect to topogoted, placed or alterback line unless simi	specifications and a he Architectural Con y of external design raphy and finish gra ed on any lot nearer	plan showing to trol Committee with existing de elevation.	the location as to qual structures No fence of the the form	n of the ity of , and as r wall
these covenar assure that a tially the sa recorded at a main floor as shall be not garage.	Cost, Quality and Si \$ 33,000.00 exclusionts are recorded, it all dwellings shall become or better than the minimum cost statement of the main structure of the main structures than 950 square.	ve of lot, based upo being the intention e of a quality of wo at which can be proded herein for the miture, exclusive of o	n cost levels p and purpose of rkmanship and m uced on the dat nimum permitted	the covenant aterials so these covenant dwelling so these coverage.	on the date its to ibstan- venants are size. The
4. Building	•				
(a) No line, or near	building shall be locar than 20 feet to	cated on any lot nea any side street lin	rer than 30 fe.	eet to the	front lot
mitted access No dwelling s line. Detach	dwelling shall be loom one-foot minimum side sory building located shall be located on an ed garages or other part of the from the rear lot limited shall be looked as a shall be looked shall	de yard shall be per 45 feet or more from my interior lot near permitted accessory	mitted for a ga n the front bui er than 30 fe	rage or oth lding setba et to the real control of the real control	ner per- nck line. Tear lot
compracted de	the purpose of this a part of a building portion of any building	2. Drowided however	that this cha	11	.1 not be construed
be erected or that a dwelli	and Width. No dwellisthan 70 feet at the placed on any lot hang may be erected or plat, provided that t	ne front building set aving an area of less placed on all corpor	back line nor a than 10,008qual and cul-do-sa	shall any d are feet, e	welling
each lot. Wi		on the recorded plat	and over the re	ear <u>7</u> fe	et of

- and maintenance of utilities, or which may change the direction of flow of drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.
- 7. Nuisances. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood. No clothes drying or storage of any articles which are unsightly in the opinion of the Architectural Control Committee will be permitted in carports, unless in enclosed areas designed for such purpose. No automobiles, trailers, boats, or other vehicles are to be stored on streets or front or side lots unless they are in running condition, properly licensed and are being regularly used.
- 8. Temporary Structures. No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuildings shall be used on any lot at any time as a residence either temporarily or permanently. No Mobile Homes are permitted.
- 9. Signs. No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot, one sign of not more than five square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.
- 10. Livestock and Poultry. No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred, or maintained for any commercial purpose and are restricted to the owner's premises or on leash under handler's control.
- Il. Garbage and Refuse Disposal. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition. Each lot and its abutting street are to be kept free of trash, weeds and other refuse by the lot owner. No unsightly materials or other objects are to be stored on any lot in view of the general public.
- 12. Sight Distance at Intersection. No fence, wall, hedge, or shrub planting which obstructs sight lines at elevations between 2 and 6 feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines or in case of a rounded property corner from the intersection of the street property lines extended. The same sight-line limitations shall apply on a driveway or alley pavement. No tree shall be permitted to remain within such distance of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.
- 13. Oil and Mining Operations. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained, or permitted upon any lot.
- 14. Landscaping. Trees, lawns, shrubs, or other plantings provided by the developer shall be properly nurtured and maintained or replaced at the property owner's expense upon request of the Architectural Control Committee.
- 15. Slope and Drainage Control. No structure, planting or other material shall be placed or permitted to remain or other activities undertaken which may damage or interfere with established slope ratios, create erosion or sliding problems, or which may change the direction of flow of drainage channels or obstruct or retard the flow of water through drainage channels. The slope control areas of each lot and all improvements in them shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

PART C. ARCHITECTURAL CONTROL COMMITTEE

1. Membership. A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee, the remaining members of the committee shall have full authority to select a successor. Neither the

members of the committee, nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant. At any time, the then record owners of a majority of the lots shall have the power through a duly recorded written instrument to change the membership of the committee or to withdraw from the committee or restore to it any of its powers and duties. The Architectural Control Committee is composed of Harold Eborn

Jim Aland

2. Procedure. The Committee's approval or disapproval as required in these covenants shall be in writing. In the event the committee, or its designated representative, fails to approve or disapprove within 30 days after plans and specifications have been submitted to it, or in any event, if no suit to enjoin the construction has been commenced prior to the completion thereof, approval will not be required, and the related covenants shall be deemed to have been fully complied with.

PART D. GENERAL PROVISIONS

These covenants are to run with the land and shall be binding on all parties Term. and all persons claiming under them for a period of forty years from the date these covenants are recorded, after which time, said covenants shall be automatically extended for successive periods of ten years unless an instrument signed by a majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

2. Enforcement. Enforcement shall be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenant either to restrain violation or to recover damages.	
3. Severability. 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.	
COM-PRO SERVICE CORPORATION	
STATE OF UTAH) Harold Eborn, Secretary	
COUNTY OF Davis	
On the 16th day of March , 1979 , personally appeared before me James Aland & Harold Encombeing by me duly sworn did say, that he, the said Jim Aland& is the president of Com-Pro Service Corporation & **X*********************************	ļή
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this day of	

Notary Public

Kaysville, 1-30-83 Residing in Utah My Commission Expires: