WAN TITLE

DECEMBER OF WILLIAM AND THE RESTRICTIONS AND 937

530547

PART A. PREAMBLE

DOOR AT L HEN BY THUSE PRESENTS:

THAT, WHEREAS, the undersigned, being the owners of the following described real property located in the City of Clearfield City. Davis County, State of Utah, to-wit:

Lots 1 to 39 inclusive, favel's Subdivision; according to the plat thereof, as recorded to the office of the County Recorder of said County.

Do hereby establish the nature of the use and onjoyment of all lots in said subdivision and do declars that all conveyances of said lots shall be made subject to the following conditions, restrictions and stiguistions:

PART B. RESIDENTIAL AREA COVENANTS

Lard Use and hillding Type. No lot shall be used except for residential purposes. We do Lard Use and hillding Type. No lot shall be used an emain on any lot other than one building shall be precised, altered; placed or permitted to remain on any lot other than one detached single-family duelling not to exceed two storied in height and private garages and/or detached single-family duelling not to exceed two storied in height and private garages and/or carports for not more than three vehicles. All construction to be of now materials, except carports for not more than three vehicles. All construction to be of now materials, except that used brick may be used with prior written approval of the Architectural Control Commit-

Architectural Control. No building shall be erected, placed, or nitored on any lot until the construction plans and specifications and a plan showing the location of the structure have the construction plans and specifications and a plan showing the location of the structure have been approved by the Architectural Control Committee as to quality of workmanship and materials. The approved by the Architectural Control Committee as to quality of workmanship and materials, of external design with existing structures, and as to location with respect to topognatively of external design with existing structures, and as to location with respect to topognatively and finish grade elevation. No fence or wall shall be orected, placed or altered on any lot unions similarly approved. Appropriately shall be as provided in Part C.

Desiling Cost, Quality and Size. No dwelling shall be permitted on any lot at a cost of least than \$28,000.00 exclusive of lot, based upon cost wells pravailing on the date those coverants are recorded, it being the intention and purpose of the coverants to assure that all collings shall be of a quality of workmanship and materials substantially the same or better challings shall be of a quality of workmanship and materials substantially the same or better challings shall be of a quality of workmanship and materials substantially the same or better that which can be produced on the date these coverants are recorded at the minimum cost than that which can be produced on the date these coverants are recorded at the minimum cost than the structure of the minimum permitted dwelling size. The main floor area of the main struct with sections of one-story open perches and garages, shall be not less than 1050 square from

4. Building Location.

(a) No building shall be located on any lot nearer than 30 feet to the front lot line, or nearer than 20-35 feet to any side street line.

Against than 20-35 feet to any side street line.

Against than 20-35 feet to any interior lot line, except than 25 feet to any interior lot line, except than

(b) No dwolling shall be located nearer than 8 feet to any interior lot line, except than a one-foot minimum side yard shall be permitted for a garage or other permitted accessory holling located 45 feet or more from the front building setback line. No dwelling shall be located on any interior loc nearer than 30 feet to the rear lot line. Detached garages or other permitted accessory buildings may be located seven feet or more from the rear lot line, so long matted accessory buildings may be located seven feet or more from the rear lot line, so long matted accessory buildings do not encroach upon any casements.

(c) For the purpose of this covenant, caves, steps, and open porches shall not be considered as a part of a building, provided, however, that this shall not be construed to perform any portion of any building on a lot to encreach upon another lot.

5. Lot Area and Midth. No dwelling shall be erected or placed on any lot having a width of less than 80 feet at the front building setback line nor shall any dwelling be erected or place any lot having an area of less than 8000 square feet, except that a dwelling may be exceed or placed on all corner and cul-de-sac lots as shown on the recorded plat, provided that the above yard clearances are maintained.

6. Ensement. Ensements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plut and over the tear 5 feet or each for. Within the easements, no structure, planting or office material shall be placed or permitted to remain so, any damage or interfere with the installation and admirension of interfere with the installation and admirension of interfere with the installation.

Accepted by FHA on	(1) 2/17 (6819)
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