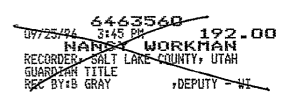
When Recorded, Return To:

JDD Investments 1192 East Draper Parkway #473 Draper, UT 84020



\*\*THIS DOCUMENT IS BEING RE-RECORDED TO CORRECT LEGAL DESCRIPTION.

## <u>DECLARATION OF COVENANTS,</u> <u>CONDITIONS AND RESTRICTIONS</u>

This Declaration of Covenants, Conditions and Restrictions ("Declaration") is made as of this 24th day of September 1996, by J.D.D. INVESTMENTS, a Utah limited liability company ("Declarant").

## RECITALS:

A. Declarant is the owner of the following-described land situated in the city of Draper, Salt Lake County, State of Utah, more particularly described as follows:

All Lots of RIVER PARK ESTATES SUBDIVISION, all Phases 1 thru 6, According to the Official Plat Thereof of Record in the Office of the County Recorder of Salt Lake County, State of Utah, LESS AND EXCEPTING LOT 201, Phase 2 and Lot 523 Phase 5.

- B. All of the foregoing lots shall sometimes be referred to in this Declaration collectively as "Lots, " and one of the Lots shall be referred to in this Declaration as a "Lot."
- C. Declarant is executing this Declaration for the benefit and protection of the Lots, Declarant, and the other owners thereof.

NOW, THEREFORE, Declarant hereby declares as follows:

<u>Section 1: Effect of Declaration</u>. the covenants, conditions and restrictions contained in this Declaration shall constitute covenants running with the land of each Lot and shall restrict and govern the use of each Lot regardless of the subsequent sale or transfer thereof.

Section 2: Restrictions With Respect To Animals. No cattle, pigs, sheep, goats, chickens, or turkeys shall be raised, bred, slaughtered, rendered, or otherwise kept upon any Lot for any purpose whatsoever. In addition, no other type of animals (including, but not limited to, elk, deer, moose, buffalo, mink, and ermine) and no fowl of any kind (including, buy not limited to, geese, ducks, and pheasants), shall be raised, bred,

Page 1 of 7

RESTRICTIONS HEREIN, IF ANY, BASED ON RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS OR NATIONAL ORIGIN ARE DELETED. 1<u>97139647</u># 000287667 slaughtered, rendered or otherwise kept on a Lot (i) in furtherance of any commercial endeavor or enterprise, (ii) for the purpose of providing leather, fur, hides, or similar products, or (iii) for the purpose of providing meat or eggs for distribution, sale, or consumption.

Section 3: Permitted Animals. Household pets only, dogs, cats, small birds, fish etc.

Section 4: Architectural Control. The Architectural Control Committee shall be composed of the Board of Directors of JDD Investments, LLC. 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 members of the committee, nor its designated representatives shall be entitle to any compensation for services performed pursuant to this covenant.

The Committee's approval or disapproval as required in these covenants shall be in writing on the set of plans or in a letter form. The Owner must submit a set of formal plans specifications, and site plan to the Committee before who preview process can commence. 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, approval will not be required and the related covenants shall be deemed to have been fully complied with.

At such time that all lots owned by the initial Owner/Developer are sold, the aforementioned Owner/Developer shall and his assigns shall be released from responsibility of the committee. The reorganization of the committee shall be by a 2/3 majority vote of the then current property owners within the described property.

Section 5: Other Architectural Control. So long as Declarant owns any of the Lots, Declarant shall have the exclusive right to determine the general style, materials, color, and design of the residences to be constructed on the Lots, so long as all of the residences are reasonable compatible with one another as to those attributes. If, at the time a residence is to be constructed on a Lot, (i) Declarant declines to make such determination within a reasonable amount of time following the request for such determination by the owner (s) of the Lot, (ii) Declarant is no longer in existence, or (iii) Declarant no longer owns any of the Lots, the residence shall be designed and constructed as the Lot owner shall determine so long as the color, style, materials, and design of the residence are reasonably compatible with the style, materials, color, and design of the residences of the other Lots. No house in subdivision shall be built less than 1,300 sq. ft. for Ramblers and 1,527 sq. ft. for two story structures. All exterior shall consist of either stucco, brick or stone. No aluminum siding will be allowed in the subdivision.

Once a residence is constructed, the owner(s) of the Lot upon which it is situated shall maintain the residence in a state of good condition and repair.

Section 6: Obligation for Installation and Maintenance of Fence. To the extent permitted by law, this Declaration shall bind and require (i) the owners of Lots 430, 502, 503, 504, 505, 506, 507, 508, 624, 623, 622, 621, 620, and 619 to pay their proportionate share for the installation by Declarant of a six-foot high 3 rail vinyl fence along the northerly boundaries of those Lots. the proportionate share of the cost of the fence attributable to any Lot ("Proportionate Share") shall be the retail price per lineal foot of the fence as determined by Declarant (which shall include a reasonable profit to Declarant for installation of the fence) multiplied by the number of lineal feet by which the fence borders that Lot.

In addition to the foregoing, the owner(s) of a Lot, after construction of such fence, shall not remove any portion of the fence and, at the sole cost and expense of such owner(s), shall maintain the portion of the fence bordering the Lot in a state of good condition and repair.

The Proportionate Share applicable to a Lot shall be paid by the owner(s) of the Lot upon demand by Declarant after installation of the fence along the Lot's boundary. To the extent permitted by law and from the time of installation of the fence along the boundary of the Lot until fully paid, the applicable Proportionate Share shall constitute a lien upon the Lot. In the event the owner(s) of a Lot fail to timely pay that Lot's Proportionate Share, Declarant, to the extent permitted by law, shall have the right to recover the amount of such Proportionate Share directly from the owner(s) of the Lot and/or to foreclose the lien against the Lot in the manner, with the same rights to a deficiency judgment, as in the case of foreclosure of mortgages under the laws of the State of Utah. The rights and remedies of Declarant under this Section 4, shall be in addition to, and not by way of limitation of, any and all other rights and remedies Declarant may have under this Declaration, at law of in equity, or by virtue of any contract or other instrument executed by or in favor of Declarant in connection with a Lot.

Section 7: Easements. Easements for installations and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation 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.

<u>Section 8: Nuisances</u>. No noxious or offensive activity shall be carries on upon any Lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.

No signs, billboards, nor advertising structures may be erected or displayed on any lots herein before described or parts or portions thereof, except that a single sign, not more than 3 X 5 in size advertising specific unit for sale or house for rent or construction sign, may be displayed on the premises affected. The other exception will be signs that are deemed necessary by the original owner/developer of the subdivision, and all such signs must be removed at such time that all the lots in the subdivision are sold. All sign placement to be in accordance with local City sign ordinances then in effect.

<u>Section 9: Temporary Structure</u>. No structures 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.

<u>Section 10: Garbage and Refuse Disposal</u>. No Lot shall be used or maintained as a dumping ground for rubbish. No trash, ashes, nor any other refuse may be dumped, or thrown, or otherwise disposed of, on any lot herein before described or any part or portion thereof. All homes must subscribe to a City garbage disposal service.

Section 11: Landscaping. All front and side yards must be landscaped within 1 year after dwelling is occupied. rear yards must be landscaped within 1 1/2 years of occupation of dwelling. All park strips must be planted in grass throughout the subdivision.

Section 12: Fencing. No fence or other similar structure shall be erected in any required front yard of a dwelling to a height in excess of three and one-half fee; nor shall any fence or other similar structure be erected in any side or rear yard to a height in excess of six feet.

Materials of Fences. All fences installed by property owner must be made of Woodguard products. Which is a vinyl wrapped wood. The fence may be either a rail fence, semi private or fully private.

On corner lots, no fence or other similar structure shall be erected in any yard bordering a street or front yard of an adjoining lot to a height in excess of three and one-half feet. All fences require a building permit from Draper City.

Section 13: Parking and Storage. No inoperative automobile shall be placed or remain on any lot or adjacent street for more than 48 hours. No commercial type vehicles and no trucks shall be parked or stored on the front yard setback of any lot, or within the side yard building setback on the street side of a corner lot, or on the residential street except while engaged in transportation. Trailers, mobile homes, trucks over three quarter ton capacity, boats, campers not on a truckbed, motorhomes, buses, tractors and maintenance or commercial equipment of any kind shall be parked or stored behind the

front yard setback in an enclosed area screened from street view. Sufficient side yard gate access should be planned and provided for in the designing of the home, to permit ingress, egress and storage of trailers and recreational type vehicles on the side and rear yards. The storage or accumulation of junk, trash, manure or other offensive or commercial materials is prohibited. Facilities for handing, drying or airing clothing or household fabrics shall be appropriately screened from view. No pads used for the storage of vehicles or other material either temporarily or permanently shall be constructed within the front yard set back requirements of a given lot. This open space shall remain unoccupied & unobstructed by building, vehicles and/or hard surfaces such as asphalt, cement & packed surface from this time henceforth and forever. For additional information contact JDD Investments.

<u>Section 14: Maintenance</u>. Every lot, including the improvements in said tract, shall be kept in good repair and maintained by the owner thereof in a clean, safe and attractive condition.

Section 15: Amendment. So long as Declarant shall be an owner of any of the Lots, he shall have the right to amend this Declaration as he deems appropriate without the consent of any of the other Lot owners. Subject to the right of Declarant under the preceding sentence to amend this Declaration, this Declaration may be amended only be the consent of persons owning at least 19 of the Lots. In the event a particular Lot is owned by more than one person, the consent of the owners of that Lot shall not be deemed to have been given to any amendment unless 100% of the owners of that Lot shall agree.

For purposes of this Section, the term "person" shall include any individual, corporation, partnership, limited liability company, or other organization recognized by law as being capable of holding title to real property.

Section 16: Severability. Should any provision of this Declaration be deemed unenforceable for any reason, the remaining provisions of this Declaration shall continue in full force and effect to the extent permitted by law.

Section 17: Enforcement. Every owner of a Lot, whether owning it alone or jointly with another person, shall comply strictly with the provisions of this Declaration, and failure to comply shall be grounds for action to recover sums due for damages, for injunctive relief, or both, maintainable by Declarant or by any other owner or co-owner of a Lot.

Section 18: Construction. All homes are to be constructed within six (6) months following commencement of construction. Lot owners are responsible for any damage to the curb, gutter, sidewalk, and street caused by their building contractors during the construction period.

Section 19: Satellite Dishes and Antennas. All satellite dishes and TV antennas must be placed within the enclosed area of the home or garage. All exceptions must be approved in writing by the Architectural Control Committee. The Architectural Control Committee will approve, upon written application to the Committee, small, digital satellite dishes that are not visible from the street.

<u>Section 20: Vehicles</u>. No vehicles of any kind are permitted to be parked on the street between 2:00 a.m. and 6:00 a.m. RVs, campers, trucks, boats, snowmobiles etc. must be parked in the garage or behind the front set-back line of the dwelling unit; they may not be parked in driveways or on the street.

Section 21: Dumpsters. All builders are required to have and use dumpsters on the construction site. The Architectural Control Committee is working with builders to enforce this requirement.

<u>Section 22: Topical Headings</u>. The headings appearing at the beginnings of the paragraphs of this Declaration are only for convenience or reference and are not intended to describe, interpret, define or otherwise affect the content, meaning or intent of the language of this Declaration exclusive of such headings.

Section 23: Effective Date. This Declaration shall become effective upon its recordation in the Office of the County Recorder of Salt Lake County, State of Utah.

<u>Section 24</u>: Home Owners Association. A home owners fee of \$50 per year shall be in effect. This fee will serve for maintenance on the fence along 12300 South, the landscaped parkstrip at the entrance of River Park Estates at 12300 South and for maintenance of a pump station to redirect water from the Jordan River to the Galena Canal.

The Architectural Control Committee believes that awareness and enforcement of the Restrictive covenants will maintain and enhance the desirability of River Park Estates for all residents.

IN WITNESS WHEREOF, the undersigned, being the Declarant, has caused this instrument to be executed this 24 day of September, 1996.

J.D.D. INVESTMENTS,

a Utah Limited Liability Company

Position:

Page 6 of 7

SEPTEMBER, 1996, by JON DEVERIAN Investments, a Utah Limited Liability Company.

) : 88.

)

The foregoing instrument was acknowledged before me this 24+12 day of

STATE OF UTAH

COUNTY OF UTAH

NOTARY PUBLIC My Commission Expires:

> HANCY WORKMAN
> RECORDER, SALT LAKE COUNTY, UTAH
> GUARDIAN TITLE
> REC BY:J FERGUSON ,DEPUTY - I DEPUTY - WI