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DECLARATION OF PROTECTIVE COVENANTS AND RESTRICTIONS APPLYING TO PHILO T. EDWARDS PROPERTY KNOWN AS PLAT "C", LINCOLN GARDENS, IN OREM, UTAH

Whereas, it is proposed to set us an area of land hereinafter described for a residential district; and it is proposed that said district and section of land shell have protective covenants applying to and running with said land, and binding upon all parties, their heirs, successors, and assigns; NOW, THEREFORE: the signers hereto in consideration of their mutual promises and in consideration of covenants herein made do severally agree to and with each other as to the following described property:

Beginning at a point 904.65 feet along the quarter section line bearing South 89° 10' East and 704.45 feet bearing North 0° 29' West from the center of Section 23, Township 6 South, Range 2 East, Salt Lake Base and Meridian, thence North 29' West 647.6 feet; thence South 89° 24.5' East 250.0 feet; thence South 0° 29' East 647.6 feet; thence North 89° 24.5' West 250.0 feet to point of beginning.

These Covenants shall be binding on all parties and all persons claiming under them until January 1, 1975, at which time said Covenants shall be automatically extended for successive periods of ten (10) years, unless by vote of a majority of the then owners of the lots it is agreed to change, modify or abolish said Covenants in whole or in part.

If the parties hereto, or any of them, or their successors, heirs, or assigns, shall violate or attempt to violate any of the Covenants herein it shall be lawful for any other person or persons owing any real property situated in said subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such Covenant and either to prevent him or them from so doing or to recover damages for such violation.

Invalidation of any one of these Covenants by judgment or Court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

All lots in the tract shall be known and described as residential lots. No structure shall be erected, altered, placed or permitted to remain on any residential building lot other than one detached single family dwelling and not more than a two-car garage.

No building shall be located on any residential building lot nearer than twenty-five (25) feet to the front lot line; nor nearer than twenty (20) feet to any side street line. No building shall be located nearer than eight (8) feet to an interior lot line, except that no side yerd shall be required for a garage or other permitted accessory building located 45 feet or more from the minimum building setback line. No dwelling shall be located on any interior lot nearer than 6 feet to the rear lot line. For the purposes of this covenant, eaves, steps, and open porches shall not be considered as a part of a building, provided, however, that this shall not be construed to permit any portion of a building, on a lot to encroach upon another lot.

No lot shall be resubdivided into, nor shall any dwelling be erected or placed on, any lot having a width of less than sixty-five (65) feet at the minimum building setback line or an area or less than 6,000 square feet;

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Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear ten (10) feet of each lot.

No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may become an annoyance or nuisance to the neighborhood.

No structure of a temporary character, trailer, basement, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as a residence, either temporarily or permanently.

The grantee in accepting this deal agrees that no dwelling shall be erected on said property at a cost of less than \$8,000.00 based upon cost levels prevailing on the date hereof and that the ground floor area of the main structure, exclusive of one-story open porches and garages, shall not be less than 900 square feet for a one-story dwelling, nor less than 800 square feet for a dwelling, of more than one-story.

No individual sewage-disposal system shall be permitted on any lot unless such system is located, constructed and equipped in accordance with standards and requirements which are substantially equal to or exceed the minimum requirements for such systems as issued by the Federal Housing Administration in connection with the insurance of mortgages covering property in this state and in effect on the date such system is constructed. Approval of such system shall be obtained from the health authority having jurisdiction.

IN SITNESS SHEREOF, the said owners of the hereinbefore described property, being duly authorized, have caused their names to be hereunto subscribed on this lst day of July, 1952.

Philo T. Edwards

FINITO 1. Edwards

Addie G. Edwards

Ja Man D Duluun Lamar P. Edwards

Shirley A Howards

Archie L. Bredy Grady

Norma & Brade

STATE OF UTAH

COUNTY OF UTAH

On this 1st day of July, 1952, personally appeared before me, Philo T. Edwards and Addie G. Edwards, his wife, LaMar P. Edwards and Shirley A. Edwards, his wife, Archie L. Brady and Norma E. Brady, his wife the signers of the foregoing instrument, who duly acknowledged to me that they executed the same.

Residing at:

Clar Bub Notary Pub

Commission Expires: aug 17.195

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ENJARY NO. 12:00

BOOK PAGE

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