## 6755

## BUILDING AND USE RESTRICTIONS

## LA PINE ACRES DESCHUTES OCUNTY, OREGON

KNOW ALL TEN BY THESE PRESENTS, that the undersigned, Transamerica Property Cordonation, an Oregon Corporation, owner of certain subdivided land attest in Descrutes County, Oregon, platted under the official pame LaPing Agres, said plat having been recorded on the 14.7 day of AUGUST, 1962, in Flat Pook 7, Page 10, Plat Records of Deschutes Courty, Oregon, has by Rescriptions of its Board of Directors adopted the following Building and ise Restrictions as applicable to said LaPine Acres:

- 1. All lots shall be used only for residential purposed. No building shall be erected, altered, placed or permitted to remain on any lot other than one single-family dwelling, and a private garage for not more than two cars.
- 2. The floor eres of the main structure of any and all residences exclusive of one story open porches and ranges, shall not be lose took 750 square feet.
- No residence shall be located on any lot nearer than 20 feet from b.v lat line.
- We observe or offensive activity shall be carried on upon any lat, nor shall anything be done thereon which hav be or may become an annovance or muisance to the neighborhood.
- 5. No structure of a temporary character; trailer, besement, tent, shack, parage, barn or other outbuildings shall be used on the lot at any time as a residence, either temporarily or permanently.
- Freyided, however, that vacation trailers of property owners may be nearly on their lots for a period not to exceed six months, it being the curpose and intention of this exception to afford only temporary living facilities for lot owners for the period of times nearly.
- C. In the event the cumer of any lot desires to convert a tradier into a mermanent "mobile home", are licetum must be made to the inclinational Conventates of the Convertion for its acrowal. Consent must be all tained from the inclinational Convertible references conversion say be used and the Frenite tural Committee shall be the sale bules of the them such a circular may be placed upon the lot in question.
- 7. No enimals, other than domestic household rate, shall be sent on any part of spin property.
- 5. We fonce, well or hedge in excess of six fort in height exert to negative to extend from the minimum set back line of the house to the street line. We forces, well or hedge shall be constructed on any lot in excess of six feet in height.
- All structures, water, sower and utility installations claned upon any lot within said tract shall comply with all building codes, regulations and other laws applicable of the State of Cremon, County of Deschutes.

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- 10. All water wells shall be cased to a depth of 18 feet.
- ll. Buildings must be suitable for year around use and must be placed on a permanent foundation consisting of concrete, brick, pumice blocks, or stone masonry, excepting foundations and footings designed by resistered architects supporting their designed structures. Pitch of roof and the size and spacing of refters and ceiling joists must be adequate to withstand heavy snow packs, Chimneys must be constructed from cround level and shell consist of pumice or, concrete blocks; tricks or stone mesonry, or comparable fire resistant materials.
- 12. All buildings constructed on any portion of the above described tract, exception the portions or whole thereof, constructed of brick, block, or stone, shall be painted or process plated within six months of the date said buildings are completed. All buildings to be exterior completed and roofed with 90# type roofing or better not later than one year from the beginning of construction.
- 13. All residences shall have an individual sewage disposal system of an "HA approved type. All septic tanks must be 50' from any water well. All state and county laws and regulations pertaining to health and secitation shall be complies with. Under no conditions will an external latrice be allowed.
- 11. These restrictions shall be deemed to the for the protection and benefit of each of the owners or occupants of any portion of the above
  described subdivision, and it is intended hereby that any such person
  shall be the right to prosecute such proceeding at law or in equity
  as may be appropriate to enforce the restrictions herein set forth.
- 15. Invalidations of any one of these foregoing convenents, restrictions or conditions or any portion thereof by court order, judgment or decree shall in no way affect any of the other remaining provisions h reof which shall, in such a case, continue to remain in full force and effect.
- 16. These restrictions shall run with the land and shall be bining on the owner or tenant of any or all of said land and all persons claiming by, through or under them.

Dated the 13 "day of AUGUST, 1962.

TRANSAMERICA PROPERTY CORPOR/ZION

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STATE OF ORECON ) SS. COUNTY OF DESCRIPTES)

Notary Public for the State of Oregon
My Commission expires: May 20,1966

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