VOL: 1999 PAGE: 33368 RECORDED DOCUMENT

STATE OF OREGON COUNTY OF DESCHUTES



*1999-33368 * Vol-Page

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DO NOT REMOVE THIS CERTIFICATE

(This certificate constitutes a part of the original instrument in accordance with ORS 205.180(2). Removal of this certificate may invalidate this certificate and affect the admissibility of the original instrument into evidence in any legal proceeding.)

I hereby certify that the attached instrument was received and duly recorded in Deschutes County records:

DATE AND TIME:

Jul. 7, 1999; 11:05 a.m.

RECEIPT NO:

8206

DOCUMENT TYPE:

Covenants,

Conditions & Restrictions

FEE PAID:

\$15.00

NUMBER OF PAGES: 2

MARY SUE PENHOLLOW DESCHUTES COUNTY CLERK

Mary Due Venhollow

154 courtery MATERIARY TITLE & ESCROW OF

99-33368-1

After recording return to: Jerry L. Knighten Construction, Inc.

P.O. Box 494340 Redding, CA 96049

Recorded By:

Western Title & Escrow Co.

DECLARATION OF CONDITIONS, COVENANTS AND RESTRICTIONS

RELATING TO USE OF A JOINT DRIVEWAY FOR LOTS FIVE (5) AND SIX (6), PILOT BUTTE ESTATES, PHASE V, CITY OF BEND, **DESCHUTES COUNTY, OREGON**

RECITALS:

- Declarant, Jerry L. Knighten Construction, Inc. is the fee owner of Lots Five (5), and Six (6), Phase V, City of Bend, Deschutes County, Oregon.
- 2. Because of their configuration, Lots Five (5) and Six (6) will require the use of a joint driveway.
- 3. The purpose of this declaration is to establish the conditions, convenants and restrictions relating to use, repair and maintenance of the joint driveway.

DECLARATION:

- Jerry L. Knighten Construction, Inc. declare that Lots Five (5) and Six (6), Pilot Butte Estates, Phase V, City of Bend, Deschutes County, Oregon (hereinafter "Lots 5 and 6"), shall be held, transferred, sold and conveyed subject to the provisions of this declaration.
- The recitals previously made are adopted as part of this declaration.
- 3. Lots 5 and 6 shall share the common driveway for ingress and egress to their respective garages and residence.
- The driveway may be used by the owners and invitees; however, at no time shall the driveway be blocked by vehicles or otherwise so as to prevent the use of the driveway for ingress and egress by either party.
- 5. The owners of Lots 5 and 6 shall equally share the cost of maintenance and repair of the driveway. The need for maintenance and repair shall be determined by mutual agreement.

- If the parties cannot agree on the need for repair and maintenance or the use and the costs associated therewith, the parties agree to submit the issue to a mutually agreed upon arbitrator. If an arbitrator cannot be agreed upon, then the matter will be resolved in accordance with the rules of; first, the Arbitration Service of Portland, or second, the American Arbitration Association; or, third, an arbitrator appointed by the presiding judge of the Deschutes County Circuit Court. The decision of the arbitrator shall be final and there shall be no appeal therefrom. The decision may be entered as a final judgement in the Deschutes County Circuit Court at the election of the prevailing party. Each party shall be responsible for one-half (1/2) the fees and costs of the arbitrator unless, in the discretion of the arbitrator, it is appropriate to award fees and costs to the prevailing party. The provisions of this declaration shall prevail over any inconsistent provision of the Arbitration Service of Portland or the American Arbitration Association. Fees include arbitrator fees and attorney fees.
- 7. These conditions, covenants and restrictions shall be binding on the owner, and the owner's heirs, successors and assigns, and lessees and invitees.
- The "driveway" includes all paved area (concrete or asphalt) up to the garage servicing each 8. residence.
- These conditions, covenants and restrictions may be amended or revoked at any time upon an agreement in writing signed by the owners of Lots 5 and 6, and any lien holder whose signature is necessary, which agreement shall be effective upon recording with the Deschutes County Clerk, in the deed records for Deschutes County, Oregon.
- 10. These conditions, covenants and restrictions shall run with the land and shall be binding on all parties claiming under them in perpetuity unless amended or revoked as set forth above.

DECLARED this 30th day of June, 1999.

L. Knighten Construction, Inc., Declarant L. Knighten, Presi

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STATE OF OREGON,	
County of Deschelles ss.	nichten both to me personally known, who being
before me appeared STRRY L, K	nighten and
duly sworn, did say that he she, the said . I Ch	both to me personally known, who being WA of Jerry L. Knighten Cansieus, eal, if any, affixed to said instrument is the corporate seal of said
is thePresident, and he/she, the said	WA
is the Secretary	of JERRY L. Knighten Construc
the within named Corporation, and that the se	eal, if any, affixed to said instrument is the corporate seal of said
The said ment was	executed on benalt of said Corporation by nithogital of the beauti
of Directors, and JEIKU L. Knishl	and Mth
acknowledge said instrument to be the free act a	and deed of said Corporation
	TESTIMONY WHEREOF, I have hereunto set my hand and affixed
	my official seal the day and year last above written.
(geggegggggggggggggggggggggggggggggggg	my official scal the day and year last above written,
OFFICIAL SEAL SHARON KUNKEL	Seron Den See
NOTARY PUBLIC-OREGON () COMMISSION NO. 308331	Notary Public for Oregon. My commission expires 2/28/07
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