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PROTECTIVE COVENANTS FOR SADDLEBACK WEST

KNOW ALL MEN BY THESE PRESENTS: That the undersigned H. R. S. COMPANY. INC., an Oregon corporation, the owner of Saddleback West, does hereby declare that said property and the whole thereof shall be subject to the following covenants, conditions, and restrictions which shall run with the land and be for the benefit thereof to wit:

ARTICLE I

ARCHITECTURAL CONTROL COMMITTEE

Section 1. Architectural Control Committee. An Architectural Control Committee is hereby established. It shall consist of three members, and shall initially be composed of Oscar J. Marray, Gordon H. Randall, and L. A. Swarens. A majority of the Committee may designate a respresentative to act for it. In case of the death or resignation of any member(s) of the Committee the remaining member(s) shall have full authority to designate a successor(s). Natther the members of the Committee of the designated representative shall be entitled to any compansation for services performed by such member. In the event that sation for services performed by such member. In the event that the deaths or resignations of all members of the Committee shall occur without successors having been appointed, the owners shall have full power to designate successors. The Committee's approval or disappreval as required herein shall be in writing.

Section 2. Uses Prohibited Without the Consent of Committee has consented in writing, no parts of axid property shall be used in any of the following ways:

- (a) As a parking or storage place on a permanent basis for trailers, truck compers, beats, boat trailers, snowmobiles, or other off-pead vehicles.
- (b) As a place to raise demestic enimals of any kind except for horses and a ressemble number of household pets, which are not kept, bred, or raised for commercial purposes and are not a maisance to other owners.
- (t) As a place to burn trash, cuttings, or other items with the exception of barbetue fires.
- (d) No sale of subdivided sections of tracts as platted unless also approved by Deschutus County.

Protective Covenants for Saddleback West

- (e) Second dwelling in the nature of guest houses permitted when same ownership and occupied by either employees of relatives of owner.
- (f) Service outbuildings, including tackrooms and stables permitted.
- (g) Except for single strand electric fences, no metal fences permitted.
 - (h) Animals restricted to house pets and horses.

Section 3. The Committee may make rules and regulations of general applicability governing the extent to which any of the foregoing may be permitted, unless 50 percent of the owners disagree in writing within 10 days of receiving notice of the proposed rules.

Section 4. A vote of 50 percent of the owners of the section can adopt, amend, or rapeal such rules.

Section 5. Architectural Control Committee Consent is required the following provisions shall upply:

- (a) Material Required to be Submitted. Where consent must be acquired by lot owners or any association of owners from the Architectural Control Committee, plans, specifications, and other exterial the Committee determines to be necessary to enable it to evaluate the proposal must be submitted at least 10 days in advance of the occurrence which requires consent.
- (b) Architectural Control Committee Discretion and Guidelines. The Architectural Control Committee may at its discretion withhold comment with respect to any proposal if the Committee finds the proposal would be inappropriate for the perticular let or incompatible with the quality and high design standards of Saddleback West. Considerations such as color, atandards of Saddleback West. Considerations such as color, atandards of Saddleback West. Considerations such as color, atandards of Saddleback West. Considerations such as color, at and wegatetion and any other factor of which the Architectural and wegatetion and any other factor of which the Architectural Control Committee reasonably believes to be relevant may be taken into account by the Committee in determining whether or not to comment to any proposal.
- (c) Failure to Act. In the event the Architectural control Committee fails to render its decision with respect to any proposed work within the 30 days greated it in Section 5(a) the Committee shall conclusively be deemed to have consented to the proposal.

Prozective Covenents for Seddleback West

(d) Effective Feriod of Consent. Architectural Control Committee consent shall be revoked one year after issuance unless the work has been commenced or the owner has applied for and received an extension of the time from the Architectural Control Committee.

ARTICLE II

MESTRICTION ON USE OF PROPERTY

Section 1. Use and Occupancy of Private Areas. Each owner shall be entitled to the exclusive use and benefit of each lot owned by him, except as otherwise expressly provided herein.

Section 7. Construction and Alterations of Japrovements in Private Areas. No person, essociation, or owner shall construct for reconstruct any improvement on any lot or after or refinish the exterior of any improvement on any lot, make any change in any lot, whether by excavation, fill, alteration of existing drainage, or the catting or removal of vegetation, shrubs, or trees, install a utility, outside estenna, or other outside wire on a lot upless such person, association, or owner has first obtained the consent thereto of the Architectural Control Committee or such changes are made in accordance with the published rules of the Architectural Control Committee will be heavily influenced by the "Suggested Building and Access Areas" found in each lot description given to the buyer at time of sale.

Section 3. Maintenance of lots. Each lot and its improvements shall be maintained in a clean and attractive condition, in good repair, and in such fashlon as not to create a fire hazard.

Section 4. Type of Building. No building other than a family dwelling for private use may be constructed on may lot. No mobile home or trailer may be used as a residence.

Section 5. Temporary Structures. Temporary structures which have been approved by the Architectural Control Committee shall be permitted on a lot during the period of construction of duelling house. However, any such temporary structure shall be removed within 30 days after completion of the duelling house or one year after the date upon which the temporary structure was erected, whichever occurs first. Persons may reside on a lot during construction only in these approved structures.

Section 6. Appearance. All garbage, trash, cuttings, refuse, refuse or garbage containers, fuel tanks, clothes drying apparatus or lines, and other service facilities shell be screened from view from neighboring lets and common areas in a manner approved by the Architectural Control Committee.

Frotective Covenants for Seddlebuck West

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Section 7. Signs. No signs shall be placed or kept on a lot other than a sign 10 x 24" of a natural wood material with black lettering stating the name of the occupant and/or the lot, if any, and the address. Only signs provided by the Committee shall be used to advertise a unit for sale.

Section 5. Utilities. No above-ground utilities, pipes, or wires shall be used to connect improvements with supplying facilities.

Section 9. Offensive or Commercial Activities. No offensive or commercial activity shall be carried on in any lot mor shall anything be placed or constructed on any lot or anything done on a lot which interferes with or jeopardizes the enjoyment of other luts, common areas, or private recreational areas.

Vegetation 10. Yiew. The height of improvements or vegetation and trees on a lot shall not naterially restrict the view of other lat owners. The Architectural Control Committee shall be the sole judge of the suitability of such heights. If the Architectural Control Committee determines there is such restriction in the view of other lot owners, written notice shall be delivered to the offending owner. If after 30 days the improvement, vegetation, or trees are not removed or reduced in improvement, vegetation, or trees are not removed or reduced in height as directed by the Architectural Control Committee, the Committee shall enter the offending lot, complete the removal or reduction, charging the owner of the lot the reasonable cost for work dame. This section is not to be read as justification to create view not present when the lot was originally purchased:

Section 11. Independent Water System Prohibited.

Independent water wells and systems are prohibited without the consent of the Committee.

Section 12. <u>Parking</u>. A minimum of two parking places must be provided for each lot and must meet the standards set by the Architectural Control Committee.

Section 15. Lighting. No exterior lighting or noisemaking devices shall be installed or maintained on a lot without written Architecturel Control Committee consent.

Section 14. Planting. No trees, shrubs, or other vegetation shall be planted on a lot or removed therefrom without written Architectural Courts! Committee consent or in accordance with published rules of the Architectural Control Counittee.

ARTICLE III

GENERAL PROVISIONS

Section 1. Term. The covenants are to be run with the land and shall be binding on all parties and all persons claiming

Protective Covenants for Saddjoback West

under them for a period of 30 years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of 10 years unless an instrument extended for successive periods of 10 years unless an instrument signed by a majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

Section 2. Enforcement. Enforcement shall be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenant either to restrain violation or to recover damages and may be brought by any property owner in

Section 3. <u>Beverability</u>. Invalidation of any one of these covenants by judgment or Court order shall in no wise effect any of the other provisions which shall remain in full force and effect.

DATED this TIE day of May, 1972.

M. R. S. COMBANY, INC.

May 17 1972 Personally appeared L. A. SWAREMS and Combon H. AANOMAC who, being dely sworm, each for himself end nor one for the other, did may that the former is the president and that the latter is the secretary of N. R. S. COMPANY, INC., a corporation, and that said instrument was signed in behalf of said corporation by said instrument was signed in behalf of said corporation by said instrument was signed in behalf of said corporation by said instrument to be its valuatary act and deed. Before seminately act and deed. Before seminately said instrument to be its valuatary act and deed. TATE OF OREGON, County of Deschutes, 35;

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Saddleback West