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DECLARATION OF PROTECTIVE COVENANTS Humphrey Subdivision

Campbell County, Wyoming

This Declaration is made on the <u>30th</u> day of <u>becember</u>, 20 03, by Robert W. and Laurie A. Humphrey, hereafter referred to as the "Declarants".

Declarants are the owners of all lands embraced in the subdivision known as the Humphrey Subdivision in Campbell County, Wyoming. The Subdivision is platted and of record in the office of the County Clerk and the Ex-Officio Registrar of Deeds of Campbell County, Wyoming. That plat is incorporated by reference in this declaration as if set forth in full herein.

The Declarants intend that the protective covenants contained in this Declaration apply to all of the lots in the Subdivision.

All of the lots in the Subdivision shall be held, transferred, sold, conveyed or contained to be conveyed by Declarants subject to the conditions, restrictions, reservations and covenants now on record and upon the following express conditions, provisions, reservations, restrictions, servitudes and covenants (collectively the "Covenants"). Each and every covenant is for the benefit of the entire and inures and passes with the property and each and every lot therein. These Covenants shall be binding on all owners of land in the Subdivision and their successors in interest regardless of how that interest is acquired. This includes, among others, adverse possessors, lessees, and purchasers at mortgage foreclosure sales. These covenants are imposed pursuant to a general plan for the improvement and benefit of the Subdivision.

It is the intent of the Declarants that the lands located in the Subdivision shall be developed and maintained as a highly desirable residential area.

These Covenants are imposed upon the lands comprising the Subdivision as an obligation or charge against the same for the benefit of each and every lot in the Subdivision and the owner or owners thereof. Each and every owner of land in the Subdivision shall have a right to enforce these Covenants, which are imposed upon each and every lot in the Subdivision.

 BUILDINGS. Only single-family dwellings may be placed on Lots in the Subdivision. No more than one single family detached dwelling with customary outbuildings may be placed on any Lot within the Subdivision. Every dwelling shall have a minimum fully enclosed, finished living area of 1,100 square feet, including closed-in porches. "Customary outbuildings" include a private garage, barn, chicken house, and storage buildings.

TRAILERS. No house trailer or mobile home shall be used on any Lot at any time as a residence or dwelling unit either temporarily or permanently unless the dimensions of the house trailer or mobile home are at least 24 feet by 50 feet, and the house trailer or mobile home is constructed with a pitched and shingled roof; and is placed on a permanent foundation or full basement; and the wheels and towing devices are stored so as to be concealed from the view



of neighboring residences and from streets and roads in the Subdivision. House trailers and mobile homes include living units manufactured with and integral towing device or wheels. If the unit is manufactured with an integral towing device or wheels, it does not lose its status as a mobile home or house trailer by the removal of the device or wheels, unless the title is surrendered to the county, and becomes part of deeded property. Modular homes are permitted in the Subdivision.

3. TEMPORARY STRUCTURES. Except as otherwise stated in this section and as provided in Section 4 below, no tent, shack, temporary structure, or temporary buildings shall be placed on any Lot in the Subdivision. 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, except for an events such as reunions, not to

exceed 30 days within a six-month period.

4. CONSTRUCTION. All residences constructed in this Subdivision must be completed within twenty-four months after the Lot Owner commences construction. Commencement of construction shall include, without limitation, groundbreaking for construction of basements or footings. Construction workers may, during the construction period, occupy campers on the Lot where construction in occurring. At the expiration of the construction period, the campers must be removed from the Lot. All residences within the Subdivision shall, within 90 days of purchasing lot, separate and maintain their lot by installing or constructing a boundary line fence which must be constructed of wood corner H braces and fencing consisting of no less than three steel with wood posts in between and no less than three strands of barbwire or wood pole fencing.

EASEMENTS. Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat. Within these easements, no structures, planting, or other materials shall be placed or permitted to remain which may damage or interfere with the installation or maintenance of utilities, or which may change the direction or flow of drainage channels in the easement, or which may obstruct or retard the flow of water through drainage channels in the easement. The easement area of each Lot and all improvements in it shall be maintained continuously by the Owner of the Lot, except for those improvements for which a public authority or

utility company is responsible.

6. GARBAGE AND REFUSE DISPOSAL. No refuse, garbage, trash, lumber, grass, shrub or tree clippings, plant waste, compost metal, bulk materials, scrap, or debris of any kind shall be kept, stored, or allowed to accumulate on any Lot. All such rubbish, trash, or garbage shall be regularly removed from the Lot and shall not be allowed to accumulate thereon. All such rubbish, trash, or garbage shall be stored prior to its removal in sanitary containers or in storage areas, which are screened by adequate planning or fencing to conceal the materials from the view of neighboring residences and from streets and roads in the Subdivision. Any lumber, metal or bulk materials for the use on construction purposes can be stored but in a manner as to be concealed from the view of neighboring residences and from streets and roads in the Subdivision.

- 7. HAZARDOUS ACTIVITIES. No activities shall be conducted on any Lot in the Subdivision and no improvements shall be constructed on any Lot within the Subdivision, which is or might be unsafe or hazardous to any person or property. Without limiting the generality of the Foregoing, no open fire shall be lighted or permitted in the Subdivision except in a contained barbecue unit while attended to and in use for cooking purposes or within an interior or exterior fireplace. However, garbage and refuse may be disposed of by burning in a container covered with a screen to prevent the spread of sparks or burning debris.
- 8. NUISANCE. No noxious or offensive activity shall be carried on in the Subdivision nor shall anything be done in the Subdivision that is or may become an annoyance or nuisance to other Owners in the Subdivision. All' activities that are a violation of any applicable statue, ordinance, or governmental regulation are prohibited.
- D. SOUNDS AND ODORS. No squad or odor may be emitted from any Lot within the Subdivision which is noxious or unreasonably offensive to others. Without limiting the generality of the Foregoing, no exterior speakers, horns, whistles, bells, or other sound devices, other than outdoor telephone buzzers and bells and security devices used exclusively for security purposes, shall be located or used in the Subdivision. No motorized vehicles may be operated in the Subdivision unless those vehicles are equipped with adequate mufflers.
- 10. ANIMALS. Horses, cattle, llamas, donkeys, swine, sheep, goats, and other livestock may be kept on a Lot provided the property is fenced in an animal-tight manner. No wild animals may be kept in the Subdivision. No more than two head of such livestock, combined, per five acres owned by an Owner shall be allowed in the Subdivision; provided, however, that five horses, sheep or cattle contained in a barn and corrals or runs connected to a barn used as a stable or show barn will be allowed. Hogs/swine must be maintained and confined to a barn or within a hog fence. Any hog fence must be of such construction as no retain the hogs within its boundaries and to keep them totally screened and concealed from the view of neighboring residences and from the streets in the Subdivision. Chickens shall be maintained and confined to a barn or chicken coop; provided, however, any chicken coop area must be fenced with chicken wire and enclosed in an area not to exceed 1000 square feet.

Household pets shall be kept confined or on a leash within the boundaries of the Owner's Lot. No more than two dogs and/or four cats shall be kept and maintained by any single household. Litters of dogs and cats may be kept in the Subdivision until the age of three months is reached.

Every owner of a pet shall maintain strict control over their pet and shall prohibit the pet from making loud disturbing noises or any other behavior reasonably annoying to other Lot owners, or neighboring residences or streets or roads within the Subdivision.

11. MAINTENANCE. Each owner shall keep his Lot in a clean, safe, attractive, and sightly condition and keep their Lot and the improvements placed thereon in good repair. In the event of damage to or destruction of any of the

- improvements located on a Lot, the Owner thereof shall cause the damaged or destroyed improvements to be restored to its original condition or replaced within a reasonable period of time, or the Owner shall cause the damaged or destroyed improvement to be demolished and removed from the site and the site suitable landscaped subject to the approval of the Declarants.
- 12. SIGNS. No sign, poster, biliboard, advertising device or display of any kind shall be erected or maintained in the Subdivision so as to be evident to public view except signs as may be approved in writing by the Declarants and street and county addressing signs. A sign advertising an individually owned Lot for sale or for lease may be placed on such individually-owned Lot; provided, however, that the dimensions, color, style and location of such sign shall not exceed five (5) square feet in area without the prior written consent of the Declarants.
- 13. MINERAL ACTIVITIES. Anything in these covenants to the contrary notwithstanding, nothing in these covenants shall restrict, impair, or in any way limit the right of any coal, oil, gas, uranium, fissionable materials, precious metals, shale, scoria, gravel, and other minerals, of every kind and character (hereafter referred to as "minerals"), in or underlying the Subdivision or their designees, lessees, successors or assigns, to explore, drill mine, develop, or produce those minerals from the Subdivision, and the owners, their designees, lessees, successors and assigns shall have the right to use the lands in the Subdivision and to operate such vehicles and equipment thereon as they desire in order to conduct mineral operations in the Subdivision, and nothing in these covenants shall restrict or impair the Declarants' right to explore for, drill, produce, and utilize water from the Subdivision. However, all of the lots in the Subdivision shall be held, transferred, sold, conveyed, or contained to be conveyed by Declarants subject to the mineral rights conditions, restrictions, and reservations now on record.

AMENDMENT

Declarants may amend these covenants at any time before Declarants have sold seventy percent of the Lots in the Subdivision. Once eighty percent of the original Lots in the Subdivision have been sold and conveyed by Declarants, these covenants may be amended or altered upon the approval of the owners of seventy percent of the original Lots in the Subdivision.

MISCELLANEOUS

- These covenants are to run with the land and shall be binding upon all persons
 claiming under them for a period of twenty-five years from the date of the
 Declaration. These covenants shall be automatically extended for successive
 periods of ten years unless an instrument signed by eighty percent of the then
 owners of the lots has been recorded, agreeing to repeal or amend these
 covenants.
- 2. If anyone violates or attempts to violate any of these covenants, any owner of any lot in the Subdivision may bring a suit against the person or persons violating or attempting to violate the covenant in order to prevent them from violating or attempting to violate the covenants, or to recover damages incurred in prosecuting this suit, including a reasonable attorney's fee, and for liquidated damages in the amount of \$25.00 per day until the violation is

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 cured; provided, however, Declarants shall under no circumstances be liable for costs incurred in prosecuting any suit against it for attorney fees or for liquidated damages.

 If Campbell County imposes any limitations on the use or development of these Lots, which is more restrictive than the restrictions imposed by these covenants, then the more restrictive limitations of Campbell County shall take precedence over these covenants.

 Invalidation of any of these covenants by judgment or court order shall in no way effect the validity of any of the other provisions of these covenants, which shall remain in full force and effect.

By: "Abut Afangluy

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State of Wyoming)
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County of Campbell)

The foregoing instrument was acknowledged before me this 30th day of Lecenber, 20 03 by Robert W. and Laurie A. Humphrey, owners of Humphrey Subdivision.

WITNESS my hand and official seal.



Kin Jervellma Holyan Notary Public

My Commission Expires: ___\	b-04
STATE OF WYOMING Campbell County ss. Fried for record this 14th day of January of Photos an page on page County Clerk and Ex-Officio Register of Deeds	A.D. 2004 et 10:50 o'clock A. M. and recorded in Book 1939 99-103 Fees \$ 20.00 828383 RECORDED By ABSTRACTED By INDEXED CHECKED CHECKED

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