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STATE OF WYOMING ) ) ss. COUNTY OF CAMPBELL )

STONE GATE ESTATES
OLUF P. GREGERSEN, JR.
CRAIG G. MADER AND DEBORAH A. MADER
TOM COFFEY AND SHARON COFFEY
SHAUN ORGAARD AND DEBBIE ORGAARD
CONNIE WILLIAMS
NEIL JOHANSEN AND SUSAN JOHANSEN
LYNN T. KOHR

TO THE PUBLIC:

## DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF STONE GATE ESTATES, PHASE I

THIS DECLARATION made on the date hereinafter set forth by OLUF P. GREGERSEN, JR., as trustee for the OLUF P. GREGERSEN, JR. LIVING TRUST; CRAIG G. MADER and DEBORAH A. MADER, husband and wife; TOM COFFEY and SHARON COFFEY; SHAUN ORGAARD and DEBBIE ORGAARD; CONNIE WILLIAMS; NEIL JOHANSEN and SUSAN JOHANSEN and LYNN T. KOHR herein referred to as "DECLARANTS".

#### WITNESSETH:

WHEREAS, DECLARANTS are the owners of certain property in Campbell County, State of Wyoming, more particularly described as follows:

Township 49 North, Range 73 West, Sixth P.M.
Section 1
SW1/4SE1/4, SE1/4SW1/4
Section 12
W1/2NE1/4, NW1/4SE1/4, NE1/4SW1/4, E1/2NW1/4

AND WHEREAS, in order to establish a general plan for the improvement and development of the property, the DECLARANTS desire to subject the property, and any subdivision thereof, to certain conditions, covenants, and restrictions, upon and subject to which all of the properties shall be held, improved, and conveyed.

AND WHEREAS, DECLARANTS will convey the said property, subject to certain protective covenants, conditions, restrictions, liens, and charges as hereinafter set forth;

NOW THEREFORE, DECLARANTS hereby declare that all of the roperty described above shall be held, sold and conveyed subject to ne following easements, restrictions, covenants, and conditions, nich are for the purpose of protection the value and desirability f, and which shall run with the real property and be binding on all arties having any right, title or interest in the described roperties or any part thereof, their heirs, successors and assigns, nall inure to the benefit of each owner thereof, and which are ntended not to be merely personal.

#### ARTICLE I DEFINITIONS

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Section 1: "Stone Gate Estates" shall mean and refer to that ertain real property hereinbefore described, in such additions hereto as may hereafter be brought within the jurisdiction of these ovenants, conditions, and restrictions.

Section 2: The term "covenants" as used herein, shall mean and efer collectively to the covenants, conditions, restrictions, eservations, easements, liens and charges imposed by or expressed in his DECLARATION.

Section 3: "DECLARANTS" shall mean and refer to Oluf P. regersen Jr.; Craig G. Mader and Deborah A. Mader; Tom Coffey and haron Coffey; Shaun Orgaard and Debbie Orgaard; Connie Williams; eil Johansen and Susan Johansen and to Lynn T. Kohr their heirs, uccessors and assigns, if such heirs, successors and assigns should cquire more than one undeveloped lot from the DECLARANTS for the urpose of development.

Section 4: "Owner" shall mean and refer to the record owner, hether one or more persons or entities, of a fee simple title to any ot which is a part of the property, including contract sellers, but xcluding those having such interest merely as security for the erformance of obligation.

## ARTICLE II NATURE AND PURPOSE OF COVENANTS

Stone Gate Estates Phase I, as described above, shall be made up f at least fifteen lots of approximately twenty acres per lot. The ovenants set forth in the DECLARATION constitute a general scheme or the development, protection and maintenance of the property to nhance the value, desirability and attractiveness of the lots for he benefit of all owners and lots therein. These covenants are mposed upon DECLARANTS, and upon the owners of all lots, homeowners,

r landowner's association, or improvement and service district or ts equivalent. Said covenants are for the benefit of all lots, and nall bind the owners of all such lots. Such covenants shall be a urden upon and a benefit not only to the original owner of each lot, ut also his heirs, successors and assigns.

## ARTICLE III USE OF RESIDENTIAL LOTS

#### Section 1 - USE:

Each lot within the properties shall be constructed upon, mproved, used and occupied only for private residential purposes ensistent with the zoning regulations for Campbell County, Wyoming, n effect on the date that said construction, improvements, use or ccupation begins.

#### Section 2 - CONSTRUCTION:

All home construction shall be stick built and be placed on permanent foundation. The principal dwelling shall have a minimum ully enclosed finished living area devoted to living purposes, xclusive of porches, terraces and garage, of 1,200 square feet. No odular homes, mobile homes or trailer houses will be allowed on the roperty. All construction, including utilities, shall meet the uilding codes for Campbell County, on the date of commencement of he said construction.

## Section 3 - BUILDING PLANS AND APPROVAL:

Each lot owner in Stone Gate Estates Phase I shall have one ote in approving or disapproving proposed construction and location lans. A lot owner may designate a representative lot owner to act or him in matters of approving building, construction and location lans. Neither the land owners, nor any representative thereof, hall be entitled to any compensation of any kind for service erformed pursuant to this covenant.

No building shall be erected, placed or altered on any residential lot until the construction plans, specifications and a clan showing the location of the structure have been approved by a cajority of the lot owners. In the event the lot owners, homeowners, in landowner's association, or improvement and service district or the equivalent or their designated representative fail to approve or disapprove within thirty (30) days after plans, specifications and clot plans have been submitted, or in the event no suit to enjoin the construction has been commenced prior to the completion thereof, approval will not be required, and the related covenants shall be beened to have been complied with.

All buildings shall be constructed and maintained in such a shion and of such materials so as not to detract from living inditions in the area.

#### Section 4 - COMMERCIAL USE:

No part of the residential lots shall be used or caused to used for any business, commercial, manufacturing, mercantile oring, vending or such other non-residential purposes including, it not limited to, stores, shops, repair shops, storage or repair rage, restaurant, dance hall, pipe yard, joil field business, instruction yard, livestock or agricultural enterprise, or other blic place of amusement.

### Section 5 - HUNTING:

No hunting by the general public shall be allowed on any

#### Section 6 - SEWAGE:

All septic tanks or other sewage disposal systems must be signed, located, and constructed in accordance with the gulations, requirements, standards and recommendations of the oming Public Health Department.

#### Section 7 - WATER SUPPLY:

Water will be supplied by a community system operated by a Stone Gate Service and Improvement District. Declarant as veloper of the well(s) and system reserves and is hereby granted a option of connecting a possible second phase to the same water stem and well(s) and joining the Stone Gate Service and Improvement strict with the land serviced by the second phase.

#### Section 8 - VEHICLES:

No inoperable vehicle shall be left exposed on any lot in cess of one (1) week.

### Section 9 - RUBBISH AND TRASH COLLECTION:

No lot shall be used or maintained as a dumping ground for bbish. All rubbish, trash and garbage shall be regularly removed om each lot, and shall not be allowed to accumulate thereon. Each towner shall be responsible for arranging for private pick-up and moval of garbage at least once every two (2) weeks. All refuse intainers, storage area, machinery and equipment shall be maintained, a clean and sanitary manner, and secured so trash may not be blown scattered in any manner.

### Section 10 - WATER DRAINAGE:

Each owner shall be responsible for insuring that water drainage is continuous in the portion of the lot which adjoins the roadways in front of his lot.

### Section 11 - UTILITY ACCESS:

Lot owner will allow utility access for the reading of meters or other measuring devices, installation or maintenance of any utilities to his property or any adjoining property.

## Section 12 - MINIMUM ACREAGE:

Each lot shall contain a minimum of 20 acres of land, and shall not be further subdivided.

### Section 13 - LIVESTOCK

Livestock may be kept on the property, No commercial enterprise involving livestock shall be permitted. All livestock, poultry, and other animals must be adequately fence or contained in a sanitary and clean environment. No owner shall overgraze his property. In the event any owner or resident upon said property shall maintain livestock, poultry, or other animals, said owner shall be responsible for construction of such a fence or enclosure as will restrain and keep all livestock, poultry, and other animals on his own property.

## Section 14 - OFFENSIVE ACTIVITY:

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

## Section 15 - AESTHETIC MAINTENANCE:

Any condition considered an eyesore by a majority of the lot owners, homeowners, or landowner's association, or improvement and service district or its equivalent must be corrected upon notification by the remaining lot owners, homeowners, or landowner's association, or improvement and service district or its equivalent within thirty (30) days.

## Section 16 - TELEPHONE, ELECTRICAL, AND UTILITY WIRES

All telephone, electrical and other utility wires and or cables must be placed underground from the main trunk lines to each residence.

## Book 1200 of Photos, Page 362

## Section 17 - IRRIGATION

Irrigation of lawns, gardens and the like shall be limited a maximum of 12,000 square feet per lot.

## ARTICLE IV ROAD REPAIRS

All repairs to the common road through Stone Gate Estates Phase shall be the responsibility of all lot owners, and shall be paid requally by each lot owner. Should any lot owner not pay his are of the repairs, then, at the option of the remaining lot ners, homeowners, or landowner's association, or improvement and rvice district or its equivalent, a lien against the non-paying ner(s) may attach in favor of the paying lot owners, to the lot of e non-paying owner(s), as of the time the majority of the lot ners cause to be recorded in the office of County Clerk of Campbell unty, Wyoming, a notice of assessment lien, which shall state:

- a. The amount of delinquent assessment and such related charges as may be authorized by this declaration.
- b. The name of the owner of record or reputed owner of the lot.
- c. A legal description of the lot against which the lien has been assessed.

## ARTICLE V GENERAL PROVISIONS

## Section 1 - COVENANTS RUN WITH LAND:

These covenants run with the land and are binding upon all towners, their heirs and assigns. The lot owners agree to abide these covenants.

### Section 2 - AMENDMENT OF COVENANTS:

These covenants may be amended by a vote of the lot owners are seventy-five percent (75%) or more of the land owners vote for y amendment.

### Section 3 - ENFORCEMENT:

The lot owner(s), homeowners, or landowner's association, or improvement and service district or its equivalent shall have the right to enforce, by any proceeding of law or equity, all covenants now or hereinafter imposed by the provisions of this declaration. Failure by the lot owner(s) to enforce any covenant herein contained shall in no event be deemed a waiver of the right to do so thereafter. Such failure shall not prevent the lot owner(s) from enforcing any subsequent covenant violation.

#### Section 4 - ATTORNEY FEES:

Any expense reasonably incurred in collecting and/or enforcing any of the above covenants, which shall include reasonable attorney's fees by the other lot owner(s), homeowner(s), or land owners association, or Improvement and Service District or its equivalent shall be paid by the lot owner against whom the convenants have been successfully enforced.

#### Section 5 - SEVERABILITY:

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

IN WITNESS WHEREOF, the undersigned, being the DECLARANTS herein, has hereunto set its hand and seal the /c+ day of 1992.

Trustee of the Oluf P. Gregersen, Jr. Living Trust:

borah A. Mader

Man Jane	albuekongaard
eal Johann	Debbie Orgaard // Susan Johansen
#1 Jonansen	Susan Johansen
nnie Williams	Lyny T. Kohr
ATE OF WYOMING ) ) ss. UNTY OF CAMPBELL )	
Subscribed and sworn to before ustee of the Oluf P. Gregersen, Jr. 1992.	me by Oluf P. Gregersen. Jr. as . Living Trust this <u>Noth</u> day
unty o: The or mpbell vyoning Commission Expires Dec. 2, 1994  Commission expires: 12-2-94	May Public Public
ATE OF WYOMING )	
Subscribed and sworn to before Mader, husband and wife this	me by Craig G. Mader and Deborah 9 day of June.
WITNESS my hand and official se	al.
MARY JO RUBIDGE - Notary Public  County a Serie of  Campbell Systems  My Commission Expires Dec. 7, 1994	Notary Public Rule dge

My commission expires:
STATE OF WYOMING )
COUNTY OF CAMPBELL )
Subscribed and sworn to before me by Tom Coffey, this
Country of Sente of Notary Public Notary Not
STATE OF WYOMING
COUNTY OF CAMPBELL )
Subscribed and sworn to before me by Sharon Coffey, this
STATE OF WYOMING )   Sss.  COUNTY OF CAMPBELL    Subscribed and sworn to before me by Shaun Orgaard, this 33   day of
WITNESS my hand and official seal.
State of Wyoming Notary Fublic

TE OF WYOMING )
NTY OF CAMPBELL )
Substribed and sworn to before me by Debbie Orgaard, this Office of June 1992.
Course My hand and official seal.  Course Notary Public
commission expires: 3-30-96
TE OF WYOMING )
INTY OF CAMPBELL )
Subscribed and sworn to before me by Neal Johansen, this
WITNESS my hand and official seal.  (c) Hunting Compount Wyoming Notary Public Notary Public Commission expires: Que 20, 1992
ATE OF WYOMING ) ss.
UNTY OF CAMPBELL )
Subscribed and sworn to before me by Susan Johansen, this 16 y of 1992.
WITNESS my hand and official seal.
commission expires:
And the state of t

STATE OF WYCMING
COUNTY OF CAMPBELL )
Subscribed and sworn to before me by Connie Williams this day of, 1992.
WITNESS Where of Many Jo Rubidoe Notary Public State of Wyoming My Commission Expires Dec. 2, 1994  My Commission expires: 12-2-94
STATE OF WYOMING ) ) ss. COUNTY OF CAMPBELL )
Subscribed and sworn to before me by Lynn T. Kohr this 30d day of fulust 1992.
WITNESS my hand and official seal.
My commission expires: 13-3-94  MARY JO RUBIDGE - Notary Public  County or State of Wyomine  My Commission Expires Dec. 2, 1994  CAMPBELL  CAMPBEL
TE OF WYOMING ss. The state of Clerks of Checked with the content of the content

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# STONE GATE ESTATES PHASE I

TO THE PUBLIC:

## NOTICE OF AMENDMENT TO THE DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS OF STONE GATE ESTATES, PHASE I, CAMPBELL COUNTY, WYOMING

THIS DECLARATION OF NOTICE, made on the date hereinafter set forth is provided by Rex R. Overholt, in his capacity as President and Director of the Stone Gate Estates Service and Improvement District, for the purpose of providing NOTICE to the public that the land owners of Stone Gate Estates Phase I have amended the original Declaration of Covenants, Conditions and Restrictions of Stone Gate Estates, Phase I, Filed for Record on the 4th day of August 1992, Recorded in Book 1200 of Photos, Pages 357-367 by the County Clerk and Ex-officio Register of Deeds of the County of Campbell, State of Wyoming, in accordance with Article V, General Provisions, Section 2, Amendment of Covenants, and covering:

Stone Gate Estates Phase I, Lot 1
Stone Gate Estates Phase I, Lot 2
Stone Gate Estates Phase I, Lot 3
Stone Gate Estates Phase I, Lot 4
Stone Gate Estates Phase I, Lot 5
Stone Gate Estates Phase I, Lot 6
Stone Gate Estates Phase I, Lot 7
Stone Gate Estates Phase I, Lot 7
Stone Gate Estates Phase I, Lot 8
Stone Gate Estates Phase I, Lot 9
Stone Gate Estates Phase I, Lot 10
Stone Gate Estates Phase I, Lot 11
Stone Gate Estates Phase I, Lot 11
Stone Gate Estates Phase I, Lot 12
Stone Gate Estates Phase I, Lot 13
Stone Gate Estates Phase I, Lot 14
Stone Gate Estates Phase I, Lot 14
Stone Gate Estates Phase I, Lot 15

All situated within the County of Campbell, State of Wyoming.

NOTICE is hereby provided to the public that greater than seventy-five percent (75%) of the land owners voted, by written Ballot, in favor of the proposed amended covenant.

NOW, THEREFORE, the COVENANTS, CONDITIONS AND RESTRICTIONS OF STONE GATE ESTATES, PHASE I, CAMPBELL COUNTY, WYOMING have been duly umended as follows:

## AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF STONE GATE ESTATES PHASE I, CAMPBELL COUNTY, WYOMING

WHEREAS, the surface estate in Stone Gate Estates Phase I is owned separate from the inderlying mineral estate; and

WHEREAS, the surface estate in Stone Gate Estates Phase I has been subdivided into nultiple lots with different owners; and

WHEREAS, the mineral estate has been leased or may be leased for mineral development purposes; and

WHEREAS, it is beneficial to the lot owners and homeowners in Stone Gate Estates Phase I to unite their surface damage rights in order to manage any mineral exploration or development and to protect property values, aesthetics, and quality of life in the subdivision; and

WHEREAS, the Declaration of Covenants, Conditions and Restrictions of Stone Gate Estates Phase I, Campbell County, Wyoming, recorded August 4, 1992, and recorded at Book 1200 of Photos, Page 357, provide for amendment of said covenants upon consent of seventy-five percent (75%) of the Stone Gate Estates Phase I lot owners; and

WHEREAS, the undersigned owners of lots within the Stone Gate Estates Phase I wish to amend said covenants to provide uniform control of surface access for mineral exploration or development; and

WHEREAS, the landowners agree that mineral exploration or development on any tract of land within the Subdivision will materially, adversely affect the value of the surface lands in the entire Subdivision.

NOW THEREFORE, in consideration of the above recitals, the terms and covenants of this agreement, and other valuable consideration, the receipt of which is acknowledged, the record owners of lots in the Stone Gate Estates Phase I Subdivision amend the Covenants by adding the following language:

### ARTICLE V. GENERAL PROVISIONS

Section 6. <u>Mineral Exploration, Development or Production</u>. Each lot owner in Stone Gate Estates Phase I hereby assigns, grants, and conveys his right to negotiate and collect surface damages for mineral exploration, development, and production to the Stone Gate Estates Service and Improvement District (the "District") subject to the following:

- A. The District shall receive all proposals for surface access or damage agreements from Operator(s) seeking surface access for mineral exploration, development, or production on Stone Gate Estates Phases I, II, III, IV, and V (the "Subdivision") properties. Any such proposal shall set forth all damages attributed to the entire Subdivision; and the proposed terms and conditions for the right of access to the surface lands; and such proposal shall set forth the amount of damages to the nature and extent of access to be attributed to each individual lot owner.
- B. The District shall circulate the proposal(s) among the lot owners within the Subdivision within five (5) business days of receipt and may also negotiate to receive clarifications or additional proposals.
- C. The District shall approve, on behalf of all lot owners, only those surface damage agreements which are unanimously approved in writing by all of the lot owners in the Subdivision.
- D. Upon the unanimous approval of the lot owners within the Subdivision, the District shall direct the Operator or other person making the approved proposal to pay the damages as provided under the proposal to the individual lot owners.

- E. If unanimous approval of the lot owners is not obtained, the District shall make no agreement for surface access or damages.
- F. In the event the lot owners of the Subdivision cannot reach unanimous approval of a given proposal, no individual lot owner may agree to grant surface access or receive surface damages, provided, however, that if an Operator posts a bond for entry in accordance with Wyoming law, the District may in its usual course of business decide to pursue the claims on behalf of the lot owners collectively. If the District declines or fails to pursue the rights of the lot owners collectively, the individual lot owners may pursue their individual claims for damages at their own expense after an assignment of that right is granted to them from the District. Such an assignment shall not be unreasonably withheld. Neither the District nor any lot owner acting in an individual capacity shall be required to make or pursue any claim for damages.

IN WITNESS WHEREOF, the undersigned, being the President and a Director of Stone Gate Estates Service and Improvement District, has hereunto set his hand and seal to this PUBLIC NOTICE the 8th day of April 1998.

STONE GATE ESTATES SERVICE AND IMPROVEMENT DISTRICT

Rex R. Overholt, President and Director

STATE OF WYOMING ) ss.
COUNTY OF CAMPBELL )

The above and foregoing Notice of Amendment to the Declaration of Covenants, Conditions and Restrictions of Stone Gate Estates, Phase I, Campbell County, Wyoming was acknowledged before me by Rex R. Overholt this 8th day of April 1998.

Witness my hand and official seal.

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My Commission Expires April 17, 2000

My commission expires: 4/17/2000

Phase I Malice to Public apple

pholi County ss.

r record this 8th day of April A.D. 19 98 at 3:58 p'clock P M. and recorded in Book 1473

Photos on page 593-595 Fees \$ 10.00 # 30403

ABSTRACTED BY

INDEXED CIECK and Ex-Officio Register of Deeds

Proceeding the process of Deeds CHECKED BY

Deputy Social of M. April 1473

Photos on page 593-595 Fees \$ 10.00 # 30403

ABSTRACTED BY

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