424329

DECLARATION OF RESTRICTIVE COVENANTS FOR SECOND EXTENSION OF WESTRIDGE SUBDIVISION

This Declaration is made by Robert G. Wenger, of Gillette, Wyoming, hereinafter referred to as "Declarant".

The Declarant is the owner of all lands embraced in a subdivision known as Second Extension of Westridge Subdivision which is platted and of record in the office of the County Clerk and Ex-Officio Register of Deeds of Campbell County, Wyoming. This plat is incorporated by reference in this Declaration and is specifically made a part hereof in all respects, as if fully set out herein.

The Declarant intends to sell lots in Second Extension to Westridge Subdivision, Campbell County, Wyoming.

All lots contained in said subdivision shall be held, transferred, sold, conveyed, or contracted to be conveyed by Declarant subject to the conditions, restrictions, reservations, and covenants now on record and upon the following express conditions, provisions, reservations, restrictions, servitudes, and covenants (hereafter referred to as covenants). Each and every covenant is for the benefit of the entire subdivision and for the benefit of each owner of land therein.

These covenants shall be binding on all owners of land in this subdivision and their successors in interest, regardless of how the 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 Second Extension to Westridge Subdivision. These covenants are imposed upon all lots in said 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 the land in the subdivision shall have the right to enforce the following covenants:

Anaws. 749/43

- No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single or dual family dwelling not to exceed two and one-half stories in height.
 - (a) Provided, however, that apartment houses or multiple family dwellings may be constructed in the area adjoining the 4-J Road, so long as it is within 1,000 feet of said 4-J Road.
 - (b) Provided, further, a business office, or a home-type business, such as a beauty shop, may be located in a dwelling or attached thereto, without being in violation of these covenants. No commercial or industrial-type business however, shall be conducted on any lots zoned residential.
- No dwelling shall be permitted on any lot at a cost of less than \$30,000.00. The ground, for area of the main structure exclusive of one story open porches and garages, shall not be less than 1,250 square feet for a one story dwelling.
- 3. No noxious or offensive activities shall be carried on upon any lot nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 4. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such matierals shall be kept clean and sanitary.
- 5. No mobile home, transportable homes or trailer houses shall be located upon the lands located in this subdivision. All buildings constructed on any of said lands shall be built upon footings and foundations of masonery or concrete and shall be constructed of all new materials.
- 6. No livestock shall be harbored or maintained upon any of the premises, such as horses, cattle, sheep, swine or goats, but this restriction does not pertain to small pets such as dogs and cats.
- 7. Before any construction shall commence on said lots, culverts shall be installed across the access to said lots to insure adequate flow or run-off water. The dimensions of such culverts shall be no less than 12 inches in diameter and 20 feet long.
- 8. These covenants are to run with the land and shall be binding upon all persons and all parties claiming under them for a period of 30 years from the date these covenants are recorded, after which time such covenants shall be automatically extended for successive periods of 10 years, unless an instrument signed by the majority of the owners of the lots in said subdivision has been recorded and agreed to the change of said covenants in whole or in part.

- 9. In the event any one of these covenants, restrictions or remedies contained herein is invalidated by judgment or court order, the remaining provisions and remedies shall remain in full force and effect.
- 10. Enforcement shall be by the proceedings at law or in equity against any person or persons violating or attempting to violate any covenants either to restrain a violation or to recover damages. Any person or persons violating these covenants shall be liable for all costs incurred in prosecuting and suit, including a reasonable attorney's fee and for liquidated damages in the amount of \$25.00 per day until the violation is cured.

IN WITNESS WHEREOF, the Declarant has executed this Declaration of Restrictive Covenants for Second Extention of Westridge Subdivision this

ROBERT G. WENGER

STATE OF WYOMING)

COUNTY OF CAMPBELL)

The foregoing instrument was acknowledged before me this 27 day of July, 1977, by Robert G. Wenger, a single person.

My commission expires: (401/25,198)

Campbell County

Filed for record this 17thday of August A. D., 19 77 at 2:02 o'clock P. M. and recorded in Buok 387 of Photos on page 164 Fees 6.50

County Clerk and Ex-Officio Register of Deeda CHECKED

RECORDED INDEXED Deputy

CHECKED

A. D., 19 77 at 2:02 o'clock P. M. and recorded in Buok 387 beautiful County Clerk and Ex-Officio Register of Deeda CHECKED

A. D., 19 77 at 2:02 o'clock P. M. and recorded in Buok 387 beautiful County Clerk and Ex-Officio Register of Deeda CHECKED

COUNTY Clerk and Ex-Officio Register of Deeda CHECKED

CHECKED

CAUCHT COUNTY CLERK COUN

424330

SECOND EXTENSION OF WESTRIDGE SUBDIVISION LANDOWNERS' ASSOCIATION

of Gillette, Wyoming, being the owner of all the lots within Second Extension of Westridge Subdivision of Campbell County, Wyoming, the plat of which is filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, the May of August, 1977, in Book of Plats at page 19480, does hereby create the Second Extension of Westridge Subdivision Landowners' Association for himself, his heirs, executors, administrators, successors and assigns of the lots within said Second Extension of Westridge Subdivision of Campbell County, Wyoming, and does hereby covenant and agree as follows:

I.

The name of the association is SECOND EXTENSION OF WESTRIDGE SUBDIVISION LANDOWNERS ASSOCIATION.

II.

The Association is formed for the following purposes:

- To obtain for its members a viablewater supply for domestic use upon the property of the members of the Association.
- To share as a community effort the expense of maintaining said water supplies, repairs and capital improvements.
- 3. To provide each user of water to own an equal share in the water system as well as to share equally in the expenses of same.
- 4. To fix, levy, collect and enforce payment by any lawful means all charges or assessments incurred by the Association in the fulfillment of its purposes.
- 5. To act in the best interests of its members to insure healthy and sanitary living conditions for its members.

STATE OF WYOMING	1	
Campbell County) ss.	
Filed for record this 17t	h day of August A. D., 19 7	7 at 2:04 o'clock P. M. and recorded in Book 387.
****	RECORDED ABSTRACTED	By Dozath. Pelici
County Clerk and Ex-Olice	CHECKED CHECKED	Deputy 424330

6. To maintain all common facilities within the subdivision.

III.

The Association shall have the following powers:

- 1. To borrow money and to give a lien on any of its properties for security therefor in any manner prescribed by law.
- To act as agent or representative of any of its members in any of the activities mentioned in Article II hereof.
- 3. To buy, lease, hold and exercise all privileges of ownership over such real or personal property used or consumed in the conduct and operation of this Association.
- 4. To make, draw, accept, endorse, guarantee, execute and issue promissory notes, mortgages, drafts, warrants, certificates, and other kinds of obligations, both negotiable and non-negotiable instruments for any purpose relating to the purposes of this Association.
- 5. To cooperate with similar associations in creating joint agencies for any purposes for which this Association is formed and to do such acts deemed necessary to fulfill the purposes of this Association.
- 6. To impose watering restrictions as to days and portions of lots within a subdivision to be watering from the common water supply.
- 7. To have and exercise, in addition to the foregoing, all powers, privileges and rights conferred on ordinary associations by the laws of this state and all powers and rights incidental in carrying out the purposes of this Association as formed.

The enumeration of the foregoing powers shall not be held to limit or restrict in any manner the general power which by law may be exercised by this Association all of which are hereby expressly claimed.

IV.

As soon as improvements have been constructed on any lot within the subdivision, each member of the Association owning said lot is to pay \$20.00 per month to the Association for common facilities per living unit. Apartment houses or duplexes constructed on lots within the subdivision are to pay one-third of said amount per month per living unit as a single family dwelling on a one acre lot. A living unit is defined as a closed-in area that contains a kitchen, bathroom bedroom and living area. A single family dwelling is defined as one-half of a duplex or one unit in an apartment house or basement that has been completed that contains a separate kitchen, bathroom, bedroom and living area from the remainder of the dwelling.

ν.

Any person or entity who is a record owner of a fee or undivided fee interest in any lot within this subdivision shall be a member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation.

Membership shall appurtenant to and may not be separated from ownership of any lot which is subject to assessment by the Association. The voting rights of the members of the Association shall be equal.

VI.

The Association will hold an annual meeting the first Tuesday in March of each year and at such time will elect officers, approve the budget and schedule of regular maintenance for the succeeding year and conduct such other business as may properly come before the Association.

VII.

Officers of the Association shall include a president who shall preside at the meetings, receive and process complaints, represent the Association, if necessary, before the County

Commissioners and be generally responsible for the purposes of the Association; a vice-president who shall act in the absence of the president and a secretary-treasurer who shall keep all records of the Association and shall collect assessments of members and make necessary disbursements of the Association's funds. Officers shall be elected for a term of one year and until their successors are elected. The officers of the Association may be paid such salary or fees as the members of the Association meeting in annual meeting may determine.

WITT.

In the event the Association fails to maintain the streets, irrigation facilities, open space, parks or other common facilities in the subdivision in a reasonable order and condition in accordance with the original plan submitted with the final subdivision plat, the Board of County Commissioners shall serve written notice upon the organization or upon the residents of the subdivision involved, setting forth the manner in which the Association has failed to maintain the aforesaid common facilities in a reasonable condition, and said notice shall include a demand that such deficiencies in maintenance be corrected within thirty (30) days thereof, and shall state the date and place of a hearing thereon, which shall be held within fourteen (14) days of the notice. At such hearing, the county may modify the terms of its original notice as to the deficiencies and may give an extension of time within which they shall be corrected. If the deficiencies set forth in the original notice or in the modifications thereof are not corrected within said thirty (30) days or any extension thereof, the county, in order to preserve the taxable values of the property contained within the subdivision, and to prevent the facilities from becoming a public nuisance and public liability, may undertake to maintain the same for a period of one (1) year. Before the expiration of said year,

the county, upon its initiative or upon the written request of the Association may call a public hearing upon notice to the Association and to the residents of the subdivision involved, to be held by the Board of County Commissioners, at which hearing the Association or the residents of the subdivision shall show cause why such maintenance by the county shall not, at the election of the county, continue for a succeeding year. If the Board of County Commissioners shall determine that such Association is ready and able to maintain said facilities in a reasonable condition, the county shall cease to maintain said common facility at the end of said year.

The cost of such maintenance shall be paid by the owners of the lots within the subdivision and any unpaid assessments shall become a tax lien upon said lots. The county shall file a notice of such lien in the office of the County Clerk upon the property affected by such lien within the subdivision, and shall certify such unpaid assessment to the County Treasurer for collection, enforcement and remittance of general property taxes in the manner provided by law.

IX.

Amendments to this Agreement may be made upon the vote of the owners of two-third of the lots within the subdivision and the concurrence therein of the Board of County Commissioners of Campbell County, Wyoming.

х.

This Association may not be dissolved without the prior permission of the Board of County Commissioners of Campbell County, Wyoming.

IN WITNESS WHEREOF, the undersigned has executed this Agreement this 29 day of July , 1977.

ROBERT G. WENGER

STATE OF WYOMING)
COUNTY OF CAMPBELL)
The foregoing instrument was acknowledged before me this <u>49</u> day of July, 1977, by Robert G. Wenger, a single person.
WITNESS must hand and official seal.
Country of Campbell Wyoming Ju Chamberlain
My Commission Expire Apr. 24 1981 Notary Public
My commission expires: (18/1/-17/198)

AMENDMENT TO

SECOND EXTENSION OF WESTRIDGE SUBDIVISION LANDOWNERS' ASSOCIATION

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, of Gillette, Wyoming, being all the owners of all the lots within Second Extension of Westridge Subdivision of Campbell County, Wyoming, the plat of which is filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, the 17th day of August , 1977, in Book 2 of Plats at page 79 & 80 do hereby amend the organizational document of said Second Extension of Westridge Subdivision Landowners' Association dated the 29th day of July , 1977, and executed by Robert G. Wenger, then sole owner of all of said lots within said subdivision by adding the following article, to-wit:

XI.

It is understood by all the undersigned that Robert G. Wenger, who is the sole owner of approximately 159 acres of real property located adjacent to the above described subdivision, intends to create a subdivision thereon to be known as "Third Extension of Westridge Subdivision of Campbell County, Wyoming", and the undersigned agree that the owners of the lots within said proposed subdivision shall have the right to hook onto and utilize the water supply from wells located within Second Extension of Westridge Subdivision upon agreeing to pay a monthly fee to the Association, the fee to be determined by the officers of said association.

For greater certainty a copy of the organizational document of this association is attached hereto, marked Exhibit "A", and made a part hereof.

IN WITNESS WHEREOF, the undersigned have executed this Agreement this 20th day of October , 1977.

Marget Chancel

Man M. Sichs

. t

STATE OF WYOMING))SS. COUNTY OF CAMPBELL)
The foregoing instrument was acknowledged before me this 20th day of October , 1977, by Robert G. Wenger, a/k/a Robert Glenn Wenger, a single person. WITNESS my hand and official seal.
Shirley E. Turgeon - Normy Public County of Gale of Campbell Wyoming Notary Public My Commission Expires Aug. 31, 1980
My commission expires: STATE OF WYOMING) SSS. COUNTY OF CAMPBELL)
The foregoing instrument was acknowledged before me this 17th day of October , 1977, by Lames R Harwood and Patricia C. Harwood .
Shirley E. Turgeon - Novary Public County of State of Campbell State of Campbell State of Campbell State of Novary Public Notary Public Notary Public State of N
STATE OF WYOMING))SS. COUNTY OF CAMPBELL) The foregoing instrument was acknowledged before me this 18th day of October, 1977, by Jerry W. Chaney and Marget Chaney. WITNESS my hand and official seal. Shirley E. Turgeon - Notary Public County of (1) Size of Campbell (1) Wyoming Notary Public My Commission Expires Aug. 31, 1980
STATE OF WYOMING) (SS.) COUNTY OF CAMPBELL) The foregoing instrument was acknowledged before me this 18th day of October, 1977, by Allan M. Sicks and Paula J. Sicks. WITNESS my hand and official seal.
Shirles E. Torrein - Notary Public County of State of Notary Public County of Wy Notary Public Notary Public Notary Public

424330

SECOND EXTENSION OF WESTRIDGE SUBDIVISION LANDOWNERS' ASSOCIATION

KNOW ALL MEN BY THESE PRESENTS: That Robert G. Wenger, of Gillette, Wyoming, being the owner of all the lots within Second Extension of Westridge Subdivision of Campbell County, Wyoming, the plat of which is filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, the May of August, 1977, in Book of Plats at page 19480, does hereby create the Second Extension of Westridge Subdivision Landowners' Association for himself, his heirs, executors, administrators, successors and assigns of the lots within said Second Extension of Westridge Subdivision of Campbell County, Wyoming, and does hereby covenant and agree as follows:

I.

The name of the association is SECOND EXTENSION OF WESTRIDGE SUBDIVISION LANDOWNERS ASSOCIATION.

II.

The Association is formed for the following purposes:

- 1. To obtain for its members a viablewater supply for domestic use upon the property of the members of the Association.
- To share as a community effort the expense of maintaining said water supplies, repairs and capital improvements.
- 3. To provide each user of water to own an equal share in the water system as well as to share equally in the expenses of same.
- 4. To fix, levy, collect and enforce payment by any lawful means all charges or assessments incurred by the Association in the fulfillment of its purposes.
- 5. To act in the best interests of its members to insure healthy and sanitary living conditions for its members.

STATE OF WYOMI					
Campbell County					
Filed for record this. Photos	17th day of	August 167	A. D., 19.77 at Feen \$ 11/00		nd recorded in Book 387
County Clerk and Ex	addison	n = -	ORDED TRACTED	By A Tolle, A	Polis
County Clerk and Ex	-Ullicio Register o	IND	CKED/	Deputy	424330
l	1		- 1		<i>i</i> = -

6. To maintain all common facilities within the subdivision.

III.

The Association shall have the following powers:

- 1. To borrow money and to give a lien on any of its properties for security therefor in any manner prescribed by law.
- To act as agent or representative of any of its members in any of the activities mentioned in Article II hereof.
- 3. To buy, lease, hold and exercise all privileges of ownership over such real or personal property used or consumed in the conduct and operation of this Association.
- 4. To make, draw, accept, endorse, guarantee, execute and issue promissory notes, mortgages, drafts, warrants, certificates, and other kinds of obligations, both negotiable and non-negotiable instruments for any purpose relating to the purposes of this Association.
- 5. To cooperate with similar associations in creating joint agencies for any purposes for which this Association is formed and to do such acts deemed necessary to fulfill the purposes of this Association.
- 6. To impose watering restrictions as to days and portions of lots within a subdivision to be watering from the common water supply.
- 7. To have and exercise, in addition to the foregoing, all powers, privileges and rights conferred on ordinary associations by the laws of this state and all powers and rights incidental in carrying out the purposes of this Association as formed.

The enumeration of the foregoing powers shall not be held to limit or restrict in any manner the general power which by law may be exercised by this Association all of which are hereby expressly claimed.

IV.

As soon as improvements have been constructed on any lot within the subdivision, each member of the Association owning said lot is to pay \$20.00 per month to the Association for common facilities per living unit. Apartment houses or duplexes constructed on lots within the subdivision are to pay one-third of said amount per month per living unit as a single family dwelling on a one acre lot. A living unit is defined as a closed-in area that contains a kitchen, bathroom bedroom and living area. A single family dwelling is defined as one-half of a duplex or one unit in an apartment house or basement that has been completed that contains a separate kitchen, bathroom, bedroom and living area from the remainder of the dwelling.

v.

Any person or entity who is a record owner of a fee or undivided fee interest in any lot within this subdivision shall be a member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation.

Membership shall appurtenant to and may not be separated from ownership of any lot which is subject to assessment by the Association. The voting rights of the members of the Association shall be equal.

VI.

The Association will hold an annual meeting the first Tuesday in March of each year and at such time will elect officers, approve the budget and schedule of regular maintenance for the succeeding year and conduct such other business as may properly come before the Association.

VII.

Officers of the Association shall include a president who shall preside at the meetings, receive and process complaints, represent the Association, if necessary, before the County

Commissioners and be generally responsible for the purposes of the Association; a vice-president who shall act in the absence of the president and a secretary-treasurer who shall keep all records of the Association and shall collect assessments of members and make necessary disbursements of the Association's funds. Officers shall be elected for a term of one year and until their successors are elected. The officers of the Association may be paid such salary or fees as the members of the Association meeting in annual meeting may determine.

VIII.

In the event the Association fails to maintain the streets, irrigation facilities, open space, parks or other common facilities in the subdivision in a reasonable order and condition in accordance with the original plan submitted with the final subdivision plat, the Board of County Commissioners shall serve written notice upon the organization or upon the residents of the subdivision involved, setting forth the manner in which the Association has failed to maintain the aforesaid common facilities in a reasonable condition, and said notice shall include a demand that such deficiencies in maintenance be corrected within thirty (30) days thereof, and shall state the date and place of a hearing thereon, which shall be held within fourteen (14) days of the notice. At such hearing, the county may modify the terms of its original notice as to the deficiencies and may give an extension of time within which they shall be corrected. If the deficiencies set forth in the original notice or in the modifications thereof are not corrected within said thirty (30) days or any extension thereof, the county, in order to preserve the taxable values of the property contained within the subdivision, and to prevent the facilities from becoming a public nuisance and public liability, may undertake to maintain the same for a period of one (1) year. Before the expiration of said year,

the county, upon its initiative or upon the written request of the Association may call a public hearing upon notice to the Association and to the residents of the subdivision involved, to be held by the Board of County Commissioners, at which hearing the Association or the residents of the subdivision shall show cause why such maintenance by the county shall not, at the election of the county, continue for a succeeding year. If the Board of County Commissioners shall determine that such Association is ready and able to maintain said facilities in a reasonable condition, the county shall cease to maintain said common facility at the end of said year.

The cost of such maintenance shall be paid by the owners of the lots within the subdivision and any unpaid assessments shall become a tax lien upon said lots. The county shall file a notice of such lien in the office of the County Clerk upon the property affected by such lien within the subdivision, and shall certify such unpaid assessment to the County Treasurer for collection, enforcement and remittance of general property taxes in the manner provided by law.

IX.

Amendments to this Agreement may be made upon the vote of the owners of two-third of the lots within the subdivision and the concurrence therein of the Board of County Commissioners of Campbell County, Wyoming.

х.

This Association may not be dissolved without the prior permission of the Board of County Commissioners of Campbell County, Wyoming.

IN WITNESS WHEREOF, the undersigned has executed this Agreement this 25 day of July . , 1977.

ROBERT G. WENGER

STATE OF WYOMING))SS. COUNTY OF CAMPBELL)

The foregoing instrument was acknowledged before me this 49 day of July, 1977, by Robert G. Wenger, a single person.

WITNESS mushand and official seal.

Country of Beats of Europedia Wyomion
My Commission Expires Age. 25, 1981

2.21:10=1281

My commission expires: (391/25/198)

Campbell County

Filed for record this 20th day of October

A. D., 19 77 at 9:04 o'clock A. M. and recorded in Book 395 of Photos

on.page Foek; 13.50 RECORDED

OLINON & CALLORD INDEXEL

County Clerk and Ex-Officio Register & Dekda

By Algrandia October

Deputy

AMENDMENT TO DECLARATION OF RESTRICTIVE COVENANTS FOR SECOND EXTENSION OF WESTRIDGE SUBDIVISION

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, of Gillette, Wyoming, being all the owners of all the lots within Second Extension of Westridge Subdivision, Campbell County, Wyoming, the plat of which is filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, on the 17th day of August, 1977, in Book 2 of Plats at pages 79 and 80, do hereby amend the Declaration of Restrictive Covenants for Second Extension of Westridge Subdivision dated July 29, 1977, and filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, on the 17th day of August, 1977, in Book 387 of Photos at page 164, a copy of which is attached hereto, marked Exhibit "A", and made a part hereof by amending paragraph 1 of said Declaration of Restrictive Covenants as follows, to-wit:

- No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single or dual family dwelling not to exceed two and one-half stories in height.
 - (a) Provided, however, that apartment houses or multiple family dwellings may be constructed in the area adjoining the 4-J Road, so long as it is within 1,000 feet of said 4-J Road.
 - (b) Provided, further, a business office, or a home-type business, such as a beauty shop, may be located in a dwelling or attached thereto, without being in violation of these covenants. No commercial or industrial-type business however, shall be conducted on any lots zoned residential.
- (c) Provided, further, that the tract originally designated on the plat filed for said subdivision as "park area" and which was subsequently vacated by the Board of County Commissioners of Campbell County, Wyoming, by a resolution dated October 4, 1977, may 2:02 o'clock p M and re be used for school purposes, said property being described as follows:

A tract of land located in the SE% of Section 32, Township 50 North, Range 72 West, 6th P.M., Campbell County, Wyoming, being more particularly described as follows:

428591

Commencing at a brass cap which marks the East 1/4 corner of Section 32, Township 50 North, Range 72 West; thence S. 2°45'15" W. along the East boundary line of said Section 32 a distance of 807.40 feet to a 5/8 inch rebar; thence S. 88°19'45" E. a distance of 60.00 feet to a point, said point being the TRUE POINT OF BEGINNING; thence continuing S. 88°19'45" E. a distance of 203.28 feet to a point; thence S. 2°45'15" W. a distance of 300.00 feet to a point; thence N. 88°19'45" W. a distance of 203.28 feet to a point; thence N. 2°45'15" E., a distance of 300.00 feet to the point of beginning, containing 1.40 acres, more or less.

That all the remaining provisions of said Declaration of Restrictive Covenants shall remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have executed this

The Williams I and an address of the second
Amendment this 6th day of November 1977.
But Suls Camera Harris
ROBERT G. WENGER JAMES R. HARWOOD
PATRICIA C. HARWOOD JERRY W. CHANEY
MARGET CHANCY ALLAN M. SICKS
PAULA J./SICKS
STATE OF WYOMING))SS. COUNTY OF CAMPBELL)
The foregoing insturment was acknowledged before me thisday of November, 1977, by James R. Harwood and Patricia C. Harwood.
County of Campbell (2) Vice: Notary Public Notary Public
My commission expires: /c/2/- 79
•
STATE OF WYOMING)
COUNTY OF CAMPBELL)
The foregoing insturment was acknowledged before me this $6 $
WITNESS my hand and official seal.
My commission expires: County of American Notary Public County of American Notary Public County of American Notary Public County of American Notary Notation (Notary Notation Notary Notarion Notary

STATE OF WYOM COUNTY OF CAM)ss.		
Paula J. Sick	e foregoing instur ay of November, 19 as.	ment was acknowledged bef 177, by Allen M. Sicks and	Tore me I
BETTY IEAN COX - Notary Public conty of State of amphell Viyoming Commission expires October 29, 1979	CNESS my hand and	District (T_EX
	expires: /o	Notary Public /19/15	•
STATE OF WYOM)ss.		
this 64The	e foregoing instu y of November, 1	rment was acknowledged bef 977, by Robert G. Wenger.	fore me
County of Just of	NESS my hand and	Silver (Pex
Campbell Vyaming My Commission expires October 29, 197 My Commission expires October 29, 197	expires:	Notary Fublic 10 / 3.9 / 7.9 .	

428751

AMENDMENT TO DECLARATION OF RESTRICTIVE COVENANTS FOR SECOND EXTENSION OF WESTRIDGE SUBDIVISION

KNOW ALL MEN BY THESE PRESENTS: That the undersigned, of Gillette, Wyoming, being all the owners of all the lots within Second Extension of Westridge Subdivision, Campbell County, Wyoming, the plat of which is filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, on the 17th day of August, 1977, in Book 2 of Plats at pages 79 and 80, do hereby amend the Declaration of Restrictive Covenants for Second Extension of Westridge Subdivision dated July 29, 1977, and filed in the office of the County Clerk and Ex-Officio Register of Deeds, Campbell County, Wyoming, on the 17th day of August, 1977, in Book 387 of Photos at page 164, a copy of which is attached hereto, marked Exhibit "A", and made a part hereof by amending paragraph 1 of said Declaration of Restrictive Covenants as follows, to-wit:

- No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single or dual family dwelling not to exceed two and one-half stories in height.
 - (a) Provided, however, that apartment houses or multiple family dwellings may be constructed in the area adjoining the 4-J Road, so long as it is within 1,000 feet of said 4-J Road.
 - (b) Provided, further, a business office, or a home-type business, such as a beauty shop, may be located in a dwelling or attached thereto, without being in violation of these covenants. No commercial or industrial-type business however, shall be conducted on any lots zoned residential.
 - (c) Provided, further, that the tract originally designated on the plat filed for said subdivision as "park area" and which was subsequently vacated by the Board of County Commissioners of Campbell County, Wyoming, by a resolution dated October 4, 1977, may be used for school purposes, said property being described as follows:

A tract of land located in the SE% of Section 32, Township 50 North, Range 72 West, 6th P.M., Campbell County, Wyoming, being more particularly described as follows:

STATE OF WYOMING) 1 ss.			
Campbell County	1			307
Filed for record this 14th	_day oflovemberA	i. D., 19 27_ st 9	1:590'clock _A. M. and recor	ded in Book 227
Photos	on page 273 Fo	es \$ 12.25	-	
	RECORD		Berto The Ace	
County Clerk and by Office	Register of Deeds INDEXE	D	puty /	~

Commencing at a brass cap which marks the East 1/4 corner of Section 32, Township 50 North, Range 72 West; thence S. 2°45'15" W. along the East boundary line of said Section 32 a distance of 807.40 feet to a 5/8 inch rebar; thence S. 88°19'45" E. a distance of 60.00 feet to a point, said point being the TRUE POINT OF BEGINNING; thence continuing S. 88°19'45" E. a distance of 203.28 feet to a point; thence S. 2°45'15" W. a distance of 300.00 feet to a point; thence N. 88°19'45" W. a distance of 203.28 feet to a point; thence N. 2°45'15" E., a distance of 300.00 feet to the point of beginning, containing 1.40 acres, more or less.

That all the remaining provisions of said Declaration of Restrictive Covenants shall remain in full force and effect.

لُ day of November,)1977.

ROBERT G. WENGER

IN WITNESS WHEREOF, the undersigned have executed this

JAMES R. HARWOOD

Tetrans (Manusch Xuryl) (10)	nilete
PATRICIA C. HARWOOD (JERRY W. CHANEY	
	2 . /
MARGET GHANEY ALLAN M. SICKS	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
MARGET GHANEY ALLAN M. SICKS	icks
Tend John Sential Thereton	10 KJ
TEDDY JOHN FINCIFIED PAGEA OF SPERS	
STATE OF WYOMING)	
)SS. COUNTY OF CAMPBELL)	
The foregoing insturment was acknowledged	before me
this / day of November, 1977, by James R. Harwoo	d and
Patricia C. Harwood.	
WITNESS my hand and official seal.	
The state of the s	
WITNESS my nand and Official Section 21 (199) With () Wing () Wing () Wing () William () With () Wing () William () With () Wing	
My commission expires: // ///	
my Condition confirm	
STATE OF WYOMING)	
)ss.	
COUNTY OF CAMPBELL)	
The foregoing insturment was acknowledged this 4 day of November, 1977, by Jerry W. Chane	before me v and Marget
thisday of November, 1977, by berry we office the chance.	•
WITNESS my hand and official seal.	
WITNESS My Hand and Overton	(a)
Notary Public	<u></u>
My commission expires:	·•
West 12 12 13 14 15 15 15 15 15 15 15	
francis and a second and a second and a second and a second as	•

1

STATE OF WYOMING))SS. COUNTY OF CAMPBELL)
this The foregoing insturment was acknowledged before me this the day of November, 1977, by Allen M. Sicks and Paula J. Sicks.
Control State of Camptell My Commission expires: 10/29/79
STATE OF WYOMING))SS. COUNTY OF CAMPBELL)
this day of November, 1977, by Robert G. Wenger.
Company of American Content of Company of Co
My commission expires: $\frac{10/39/7}{2}$.
STATE OF WELLENG) DE. COUNTY OF CAMPURE:)
this ## The foregoing insturment was acknowledged before me this ### day of November, 1977, by Teddy John Ferbifield.
ATTIESS my fand and official real. Control Strain W. 62 Condition W. 62 Condition Strain Colorer 29, 1970

My commission expires: 10 - 29-79

Pook 749 of Photos, Page 431

DECLARATION OF AMENDMENT TO THE
RESTRICTIVE COVENANTS OF THE 2ND
EXTENSION OF WESTRIDGE SUBDIVISION

546973

This Declaration of Amendment to the Restrictive Covenants for the 2nd Extension of Westridge Subdivision is hereby made pursuant to paragraph 8 of the Declaration of Restrictive Covenants of the 2nd Extension of Westridge Subdivision recorded at Book $\frac{387}{1000}$ of Photos, page $\frac{169}{1000}$ and filed for record on the $\frac{178}{1000}$ day of $\frac{1060057}{10000}$, 1977.

This Amendment supercedes and replaces all other Declarations of Restrictive Covenants for the 2nd Extension of Westridge Subdivision.

Declarants are owners of the lots in the Second Extension to Westridge Subdivision, Campbell County, Wyoming, and the duly constituted governing body of the Second Extension to Westridge Subdivision, Campbell County, Wyoming.

All lots contained in the subdivision shall be held, transferred, sold, conveyed or contracted to be conveyed subject to the following express conditions, provisions, reservations, servitudes and covenants:

- 1. No lot shall be used except for residential purposes; no structure other than the dwelling shall be used as a residence either permanently or temporarily and all uses shall be compatible with a rural residential neighborhood. No industrial or industrial support uses (including storage of materials) shall be permitted on any lot. No commercial activities are permitted except a business office or a home-type business (such as a photography shop) which may be conducted only so long as it does not become a nuisance, a traffic problem or an inconvenience to neighbors. Any office or business must be operated entirely within the dwelling.
- No lot shall be further sub-divided. Except as otherwise provided in these covenants, no building shall be erected, altered, placed or permitted to remain on any lot

STAIL OF WYOMING			
STATE OF WYOMING ass. Complete County		2:3	7 P 749
Dilet for record this1 & t.h_	_ day of May	AD, 19 84 at	2orbot P_M and recorded in Book, 749
of Phot	tos 431		⁰ 546973
Chran E.	Zadinon ABSTEA	By By	Mozotky Ocha

f

Book 749 of Photos, Page 432

other than one single family dwelling, not to exceed two stories in height. Duplexes, 4-plexes, or any other type of multi-family structures are prohibited. All dwellings shall be constructed on site using new materials. Each dwelling shall have a minimum of 1250 square feet of finished living space. Basements, half basements, garages and porches will not be considered in calculating the minimum footage requirement.

- a. One attached garage compatible with the dwelling in appearance, design and material is permitted. The attached garage shall:
 - 1. Not exceed 800 square feet,
 - Not be higher than the roofline of the house nor the height of the house,
 - Be constructed on footings and foundations which meet United Builder's Code requirements,
 - 4. Have a concrete floor,
 - 5. Have doors or windows covering all openings,
 - Be constructed with new materials, and
 - Not have metal exterior walls or a metal roof.
- b. Only the following detached buildings are permitted:
 - 1. ONE detached garage which shall:
 - a. have a concrete floor,
 - b. have no side wall higher than 10 feet from the ground,
 - have no part higher than 15 feet from the ground,
 - d. have doors or windows covering all openings,
 - e. be constructed of new materials,
 - f. be compatible in appearance, design and materials with the dwelling and other structures in the subdivision,
 - g. not have metal exterior walls or a metal roof, and
 - h. not exceed 1,000 square feet.
 - 2. ONE detached garden/tool shed which shall:
 - be compatible in appearance with the dwelling and other structures in the subdivision,

- b. not exceed 8 feet in height,
- c. not exceed 120 square feet.

ated upon any lot. For purposes of these covenants "mobile home" shall mean any type of structure transported by means of its own or a separate wheel and axle system or having a retractable or detachable wheel system; whether or not such wheels are subsequently removed and whether or not such structure is ultimately set upon a foundation.

- 3. Unoccupied recreational vehicles and travel trailers, hoats, utility trailers, horse trailers, or other similar small vehicles are permitted upon lots so long as the total number of such ungaraged vehicles does not exceed three. No lot shall be used to store inoperable or unlicensed cars or trucks unless they are placed within a garage.
- 4. No noxious or offensive activities shall be carried on upon any lot nor shall anything be done thereon which is or may become an annoyance or nuisance to the neighborhood.
- 5. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers, not to exceed 4 in number and screened from view from subdivision roads.
- 6. No livestock such as horses, cattle, sheep, swine or goals shall be harbored or maintained upon any lot. This restriction does not pertain to small pets such as dogs and cats that are kept within the confines of the lot. Each lot is limited to five mature cats and 3 mature dogs.
- 7. No barb or hog wire, or similar type fences except chain link shall be permitted upon any lot. Perimeter and chain link fences shall not exceed forty-eight inches in height. Privacy fences limited to six feet in height and two hundred feet in total length are permitted.
- 8. Only two signs shall be permitted on any lot at any one time. No sign shall be in excess of four square feet. No electric, neon or other flashing signs shall be allowed upon

any of the lots. (In the event that two signs are in place upon a lot at the same time, one of the signs must be a "for sale" sign.)

These covenants run with the land for a period of twenty (20) years from the date these covenants are recorded, after which time the covenants shall be automatically extended for successive periods of ten years.

These covenants may be amended by the agreement of the owners of two-thirds of the lots, each lot being allowed one vote regardless of the number of owners.

These covenants supercede all other covenants. In the event that there is a discrepancy between the provisions of these covenants and applicable city zoning codes, the more restrictive provision shall be applied.

In the event any one of these covenants, restrictions or remedies contained herein is invalidated by judgment or court order, the remaining provisions or remedies shall remain in full force and effect.

These covenants shall be binding on all owners of land in this subdivision and their successors in interest, regardless of how the interest is acquired. The covenants are not to be applied retroactively and have no effect on the litigation pending between certain members of the homeowners association under Case # 13161 filed in the District Court in and for Campbell County.

These covenants are imposed pursuant to a general plan for improvement and benefit of the 2nd Extension of Westridge Subdivision and are imposed upon all lots in said 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 the land in the subdivision and the landowner's association shall have the right to enforce the covenants.

Enforcement shall be by the proceedings at law or in equity against any person or persons violating or attempting to

Book 749 of Photos, Page 435

violate any covenants, either to restrain a violation or to recover damages, or both. Any person or persons violating these covenants shall be liable for all costs incurred in prosecuting the lawsuit, including a reasonable attorney's fee. The agrieved party may recover actual damages or, if actual damages cannot reasonably be shown, then liquidated damages in the amount of \$25.00 per day; provided that liquidated damages shall be assessed only from the date of written notice of the violation is provided to the violator until the violation is cured.

WESTRIDGE HOMEOWNERS ASSOCIATION

ADDRESS

Jerky Chaney

Managet Chaney

Margot Chaney

2102 Knollwood Drive Lot ____, Block l

2102 Knollwood Drive Lot ____, Block 1

2000 Knollwood Drive Lot 2, Block 1

2000 Knollwood Drive Lot 2, Block 1

29 Boxwood Street Lot 1, Block 2

29 Boxwood Street Lot ____, Block 2

2101 Knollwood Drive Lot 2, Block 2

2101 Knollwood Drive Lot ______, Block 2

2001 Knollwood Drive Lot 3, Block 2

Rrank Ferris

July 7

NAME

Marian illiano

... ii.

Mary Whites

9.11

Lewis Hodney

Betty Hodney

ONEY BEACK LINEY ALLERY

CLEAN TO DOME

Gloria Black being Kalant	Book 749 of Photos, Page 436
Scott Houghton	Lot _3_, Block 2 2004 Meadow Lane Lot _4_, Block 2
Marion Houghton	2004 Meadow Lane Lot 4 , Block 2
Bradley Scholield	2008 Meadow Lane Lot <u>5</u> , Block 2
Debbie Schofield	2008 Meadow Lane Lot <u>5</u> , Block 2
Dan Chaney	2104 Meadow Lane Lot, Block 2
Sue Chaney	2104 Meadow Lane Lot <u>b</u> , Block 2
Alvin Rhodes	3003 South Bush Avenue Lot 1, Block 3
Betty Rhodes	3003 South Bush Avenue Lot, Block 3
Ronnie Strand	2403 Meadow Lane Lot 2, Block 3
2 Simonbon	2309 Meadow Lane Lot, Block 3
Beverly Simonson	2309 Meadow Lane Lot 3, Block 3
Jim Hollingsworth	2305 Meadow Lane Lot _4_, Block 3
Legtta Hollinggworth	2305 Meadow Lane Lot 4, Block 3
Larry Engdahl	2302 Meadow Lane Lot <u>5</u> , Block 3
Barbara Engdahl	2302 Meadow Lane Lot <u>f</u> , Block 3
Edward Wolff	2209 Meadow Lane Lot, Block 3

,	Hook 749 of Photos, Page 43
Bob Rogers	2203 Meadow Lane Lot <u>7</u> , Block 3
Marlene Rogers	2203 Meadow Lane Lot <u>7</u> , Block 3
Gene Ness	2107 Meadow Lane Lot <u>£</u> , Block 3
Robin Ness	2107 Meadow Lane Lot <u>&</u> , Block 3
Charles Burney	2403 Knollwood Drive Lot <u>1</u> , Block 4
Karen Burney	2403 Knollwood Drive Lot /, Block 4
Michael Reardon	2307 Knollwood Drive Lot 7, Block 4
Joleen Reardon	2307 Knollwood Drive Lot _2, Block 4
Fred Anderson	2301 Knollwood Drive Lot, Block 4
Sandra Anderson	2301 Knollwood Drive Lot 3 , Block 4
Roderick Halbert	2205 Knollwood Drive Lot, Block 4
Pamela Halbert	2205 Knollwood Drive Lot, Block 4
Herman Rice	2908 Boxwood Street Lot <u>5</u> , Block 4
Kelly Hardy	2300 Meadow Lane Lot <u>(</u> , Block 4
Loretta Hardy	2300 Meadow Lane Lot, Block 4
Ronalfd Jeffress	2310 Meadow Lane Lot _7, Block 4
Lana Jeffress Herry	2310 Meadow Lane Lot, Block 4

_7~

Larry Kruse	2408 Meadow Lane Lot <u>G</u> , Block 4
Randa Kruse Paul R. Serrits	2408 Meadow Lane Lot <u>£</u> , Block 4
radi Gerries	2410 Knollwood Drive Lot, Block 5
Christina Gerrits	2410 Knollwood Drive Lot, Block 5
Gary Braselton	2402 Knollwood Drive Lot _2_, Block 5
Pamela Braselton	2402 Knollwood Drive Lot 2, Block 5
Laurence Archer	2306 Knollwood Drive Lot 3, Block 5
Debbie Archer	2306 Knollwood Drive Lot 2, Block 5
Merle Wellen	2300 Knollwood Drive Lot, Block 5
Marlys Wellen	2300 Knollwood Drive Lot, Block 5
Ellyn Mustard	2208 Knollwood Drive Lot 5, Block 5
Eugene Rebich	2806 Boxwood Street Lot
Kathleen Rebich	2806 Boxwood Street Lot, Block 5
David Carlile Jarons	2702 Meadow Lane Lot _/_, Block 6
Cindy-Carlile Jarus	2702 Meadow Lane Lot, Block 6
David Stewart	2608 Meadow Lane Lot, Block 6
Jackie Stewart	2608 Meadow Lane Lot <u>7</u> , Block 6
Strart Foldon	2602 Meadow Lane Lot, Block 6

My Commen

Michele K. Corrello - Notary Public County of Book 749 of Photos, Page 439 Campbell 2602 Meadow Lane Lot 3, Block 6 Linda Felde 2413 Knollwood Drive Lot _______, Block 6 Jonathdn Todd 2413 Knollwood Drive Lot // Block 6 2900 South Bush Avenue Lot 5, Block 6 Kathleen Hopkins 2900 South Bush Avenue Lot , Block 6 2906 South Bush Avenue Lot _____, Block 6 2906 South Bush Avenue Lot (2, Block 6 2703 Meadow Lane Terrence O'Brien Lot 1, Block 7 2703 Meadow Lane Lot _/_, Block 7 2603 Meadow Lane Lot 2 , Block 7 2509 Meadow Lane Lot ? Block 7 2509 Meadow Lane Lot 3, Block 7 2505 Meadow Lane Lot 4, Block 7

-9-

2505 Meadow Lane Lot 4, Block 7

Book 749 of Photos, Page 440 ACKNOWLEDGEMENT

State of Wyoming)
County of Campbell ss

The foregoing instrument was acknowledged before me by see below, this 10th day of April, 1984.

Witness my hand and official seal.

Course N.

Notary Public Jackie L. Adair

My commission expires: April 11, 1988

Fred Anderson Sandra Anderson Laurence Archer Gary Braselton Karen Burney Frank Ferris Sally Ferris Pamela Halbert Roderick Halbert Jim Hollingsworth Ronald Jeffress Raymond Mock Dorothy O'Brien Terrence O'Brien Kathy Roberts Lindy Roberts Bob Rogers Donna Marlene Rogers Bradley Schofield Debbie Schofield Randall Shinn Beverly Simonson Dale Simonson David Stewart Jackie Stewart Ronnie Strand Jonathan Todd Lorri Todd Marlys Wellen Merle Wellen Mary Whites

ACKNOWLEDGEMENTS

State of Wyoming)	
County of Campbell)	នន

The foregoing instrument was acknowledged before me by see below, this 14th day of May, 1984.

Witness my hand and official seal.

Nodary Public Schra J. Orbeck

Debra J. Orbeck
County el
Campbell
Myaming
My Commission Expires:
Dec. 28, 1987

My commission expires:

Tarno, Melvin Eugene Chaney, Jerry Wayne Chaney, Margot Gerritz, Paul Richard Tarno, Elsie Marie Hopkins, Richard Joseph Hopkins, Kathleen M.

State of Wyoming)	
County of Campbell)	ss.

The foregoing instrument was acknowledged before me by Robin Ness, this 14th day of May, 1984.

Witness my hand and official scal.

No ary Public James L. Edwards

JAMES L. L.Doy v. D.G. Notary Public County of State of Canapted Wynning Hy Countision Expires Sept. 4, 1984

My commission expires:

ACKNOWLEDGEMENT

State Of Wyoming
County of Campbell

The foregoing instrument was acknowledged before me by see below, this lith day of April, 1984

Witness my hand and official seal.

OVARI D

Notary Public, DeLaine Newland

commission expires April, 1988

Kennith White Lewis/Betty Hockney Leotta Hollingsworth Lana Jeffress Christina Gerrits Debbie Archer Kathy Mack Allan/Paula Sicks

568338

DECLARATION OF AMENDMENT TO THE RESTRICTIVE COVENANTS OF THE SECOND EXTENSION OF WESTRIDGE SUBDIVISION

This Declaration of Amendment to the Restrictive Covenants for the Second Extension of Westridge Subdivision is hereby made pursuant to paragraph 8 of the Declaration of Restrictive Covenants of the Second Extension of Westridge Subdivision recorded at Book 387 of Photos, page 164 and filed for record on the 17th day of August, 1977.

This Amendment supercedes and replaces all other Declarations of Restrictive Covenants for the Second Extension of Westridge Subdivision.

Declarants are owners of the lots in the Second Extension to Westridge Subdivision, Campbell County, Wyoming, and the duly constituted governing body of the Second Extension to Westridge Subdivision, Campbell County, Wyoming.

All lots contained in the subdivision shall be held, transferred, sold, conveyed or contracted to be conveyed subject to the following express conditions, provisions, reservations, servitudes and covenants:

- 1. No lot shall be used except for residential purposes; no structure other than the dwelling shall be used as a residence either permanently or temporarily and all uses shall be compatible with a rural residential neighborhood. No industrial or industrial support uses (including storage of materials) shall be permitted on any lot. No commercial activities are permitted except a business office or a home-type business (such as a photography shop) which may be conducted only so long as it does not become a nuisance, a traffic problem or an inconvenience to neighbors. Any office or business must be operated entirely within the dwelling.
- No lot shall be further sub-divided. Except as otherwise provided in these covenants, no building shall be

erected, altered, placed or permitted to remain on any lot other than one single family dwelling, not to exceed two stories in height. Duplexes, 4-plexes, or any other type of multi-family structures are prohibited. All dwellings shall be constructed on site using new materials. Each dwelling shall have a minimum of 1250 square feet of finished living space. Basements, half basements, garages and porches will not be considered in calculating the minimum footage requirement.

- A. One attached garage compatible with the dwelling in appearance design and material is permitted. The attached garage shall:
 - 1. Not exceed 800 square feet,
 - Not be higher than the roofline of the house nor the height of the house,
 - Be constructed on footings and foundations which meet United Builder's Code requirements,
 - 4. Have a concrete floor,
 - 5. Have doors or windows covering all openings,
 - 6. Be constructed with new materials, and
 - Not have metal exterior walls or a metal roof.
- B. Only the following detached buildings are permitted:
 - ONE detached garage which shall:
 - a. have a concrete floor,
 - have no side wall higher than 10 feet from the ground,
 - have no part higher than 15 feet from the ground,
 - d. have doors or windows covering all openings,
 - e. be constructed of new materials,
 - be compatible in appearance, design and materials with the dwelling and other structures in the subdivision,
 - g. not have metal exterior walls or a metal roof, and

- h. not exceed 1,000 square feet.
- 2. ONE detached garden/tool shed which shall:
 - a. be compatible in appearance with the dwelling and other structures in the subdivision,
 - b. not exceed 8 feet in height, and
 - not exceed 120 square feet.
- C. No mobile homes, transportable homes or trailer houses shall be located upon any lot. For purposes of these covenants "mobile home" shall mean any type of structure transported by means of its own or a separate wheel and axle system or having a retractable or detachable wheel system; whether or not such wheels are subsequently removed and whether or not such structure is ultimately set upon a foundation.
- 3. Unoccupied recreational vehicles and travel trailers, boats, utility trailers, horse trailers, or other similar small vehicles are permitted upon lots so long as the total number of such ungaraged vehicles does not exceed three. No lot shall be used to store inoperable or unlicensed cars or trucks unless they are placed within a garage.
- 4. No noxious or offensive activities shall be carried on upon any lot nor shall anything be done thereon which is or may become an annoyance or nuisance to the neighborhood.
- 5. No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers, not to exceed four in number and screened from view from subdivision roads.
- 6. No livestock such as horses, cattle, sheep, swine or goats shall be harbored or maintained upon any lot. This restriction does not pertain to small pets such as dogs and cats that are kept within the confines of the lot. Each lot is limited to five mature cats and three mature dogs.
- 7. No barb or hog wire, or similar type fences except chain link shall be permitted upon any lot. Perimeter and

chain link fences shall not exceed forty-eight inches in height. Privacy fences limited to six feet in height and two hundred feet in total length are permitted.

8. Only two signs shall be permitted on any lot at any one time. No sign shall be in excess of four square feet. No electric, neon or other flashing signs shall be allowed upon any of the lots. (In the event that two signs are in place upon a lot at the same time, one of the signs must be a "for sale" sign.)

These covenants run with the land for a period of twenty (20) years from the date these covenants are recorded, after which time the covenants shall be automatically extended for successive periods of ten (10) years.

These covenants may be amended by the agreement of the owners of two-thirds of the lots, each lot being allowed one vote regardless of the number of owners.

These covenants supercede all other covenants. In the event that there is a discrepancy between the provisions of these covenants and applicable city zoning codes, the more restrictive provision shall be applied.

In the event any one of these covenants, restrictions or remedies contained herein is invalidated by judgment or court order, the remaining provisions or remedies shall remain in full force and effect.

These covenants shall be binding on all owners of land in this subdivision and their successors in interest, regardless of how the interest is acquired. The covenants are not to be applied retroactively and have no effect on the litigation pending between certain members of the homeowners association under Case # 13161 filed in the District Court in and for Campbell County.

These covenants are imposed pursuant to a general plan for improvement and benefit of the Second Extension of Westridge

Subdivision and are imposed upon all lots in said 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 the land in the subdivision and the landowner's association shall have the right to enforce the covenants.

Enforcement shall be by the proceedings at law or in equity against any person or persons violating or attempting to violate any covenants, either to restrain a violation or to recover damages, or both. Any person or persons violating these covenants shall be liable for all costs incurred in prosecuting the lawsuit, including a reasonable attorney's fee. The agrieved party may recover actual damages or, if actual damages cannot reasonably be shown, then liquidated damages in the amount of \$25.00 per day; provided that liquidated damages shall be assessed only from the date of written notice of the violation is provided to the violator until the violation is cured.

IN WITNESS WHEREOF, the Declarant has executed this Declaration of Restrictive Covenants for Second Extension of Westridge Subdivision this 14th day of APRIL

WESTRIDGE HOMEOWNERS ASSOCIATION

NAME

×....

Margot Chaney

Frank Ferris

Sally Dans

ADDRESS

2102 Knollwood Drive Lot 1, Block 1

2102 Knollwood Drive Lot 1, Block 1

2000 Knollwood Drive Lot 2, Block 1

2000 Knollwood Drive Lot 2, Block 1

Kenneth Whites	29 Boxwood Street Lot 1, Block 2
Mary Whites	29 Boxwood Street Lot 1, Block 2
Lewis Hodney	2101 Knollwood Drive Lot 2, Block 2
Betty Hodry	2101 Knollwood Drive Lot 2, Block 2
Lindy Roberts	2001 Knollwood Drive Lot 3, Block 2
Kathy d. Roberts	2001 Knollwood Drive Lot 3, Block 2
Scott Houghton	2004 Meadow Lane Lot 4, Block 2
Marion Houghton	. 2004 Meadow Lane Lot 4, Block 2
Bradley Schofield Staffield	' 2008 Meadow Lane Lot 5, Block 2
Debpie Schofield	2008 Meadow Lane Lot 5, Block 2
Dan Chancey	2104 Meadow Lane Lot 6, Block 2
Sue Chaney	2104 Meadow Lane Lot 6, Block 2
Alvin Rhodes	3003 South Bush Avenue Lot 1, Block 3
Betty Rhodes	3003 South Bush Avenue Lot 1, Block 3
Ronnie Strand	2403 Meadow Lane Lot 2, Block 3
Dale Simonson	2309 Meadow Lane Lot 3, Block 3

Beverley Symonson	2309 Meadow Lane Lot 3, Block 3
Jim Hollingsworth Alfred J. Schneider	2305 Meadow Lane Lot 4, Block 3
Bouly D. A. Shewler . Leotta Hillingsworth Beverly D. Schnerder	2305 Meadow Lane Lot 4, Block 3
Larry Engdahl	2302 Meadow Lane Lot 5, Block 3
Barbara Engdahl	2302 Meadow Lane Lot 5, Block 3
Edward Wolff	2209 Meadow Lane Lot 6, Block 3
Ostry Solve . Bob Rogers	2203 Meadow Lane Lot 7, Block 3
Donna Marlene Rogers	2203 Meadow Lane Lot 7, Block 3
Gene Ness	2107 Meadow Lane Lot 8, Block 3
Robin Ness	2107 Meadow Lane Lot 8, Block 3
Charles Burney	2403 Knollwood Drive Lot 1, Block 4
Karen Burney	2403 Knollwood Drive Lot 1, Block 4
Michael Reardon	2307 Knollwood Drive Lot 2, Block 4
Joleen Reardon	2307 Knollwood Drive Lot 2, Block 4
Fred Anderson	2301 Knollwood Drive Lot 3, Block 4
Sandra (Inderson).	2301 Knollwood Drive Lot 3, Block 4

	- age
Roderick Halbert (39.	2205 Knollwood Drive
Panyla Adoll t.	Lot 4, Block 4 2205 Knollwood Drive
Pamela Halbert	Lot 4, Block 4
Herman Rice	2908 Boxwood Street Lot 5, Block 4
Kelly Hardy	2300 Meadow Lane Lot 6, Block 4
Loretta Hardy	2300 Meadow Lane Lot 6, Block 4
Ronald Jeffless Ronald Jeffless	2310 Meadow Lane Lot 7, Block 4
Lana Jeffress	2310 Meadow Lane Lot 7, Block 4
Larry Kruse	2408 Meadow Lane Lot 8, Block 4
Ronda Kruse.	2408 Meadow Lane Lot 8, Block 4
Paul R. Gerrita	2410 Knollwood Drive Lot 1, Block 5
Christing Gerries	2410 Knollwood Drive Lot 1, Block 5
Gary Braselton	2402 Knollwood Drive Lot 2, Block 5
Lawrence Archer	2306 Knollwood Drive Lot 3, Block 5
Debbie Archer	2306 Knollwood Drive Lot 3, Block 5
Merle Wellen	2300 Knollwood Drive Lot 4, Block 5
Marlys Wellen	2300 Knollwood Drive Lot 4, Block 5

Book 826 Of Photos, Page 154

2208 Knollwood Drive Stephen + Christinia Lot 5, Block 5 2806 Boxwood Street Lot 6, Block 5 Eugene Rebich 2806 Boxwood Street Lot 6, Block 5 Rebi 2702 Meadow Lane Lot 1, Block 6 2702 Meadow Lane Lot 1, Block 6 2608 Meadow Lane Stewart Lot 2, Block 6 2608 Meadow Lane ie Stewart Lot 2, Block 6 2602 Meadow Lane Stuart Felde Lot 3, Block 6 2602 Meadow Lane Lot 3, Block 6 Linda, Felde Jonathon Todd 2413 Knollwood Drive Lot 4, Block 6 2413 Knollwood Drive Lot 4, Block 6 2900 South Bush Avenue Lot 5, Block 6 2900 South Bush Avenue Lot 5, Block 6 2906 South Bush Avenue Lot 6, Block 6 2906 South Bush Avenue Lot 6, Block 6 2703 Meadow Lane Lot 1, Block 7 Terrence L. O'Brien

Book 826 Of Photos, Page 155

Dorothy O'Bhien

Rafill 5 St.

Melvin E. Tarno

By Melino Horns

Allan M. Sicks

Paula J. Sicks

2703 Meadow Lane Lot 1, Block 7

2603 Meadow Lane Lot 2, Block 7

2509 Meadow Lane, Lot 3, Block 7

2509 Meadow Lane Lot 3, Block 7

2505 Meadow Lane Lot 4, Block 7

2505 Meadow Lane Lot 4, Block 7 The foregoing instrument was acknowledged before me this 9th day of April, 1985 by Jerry Chaney and Margot Chaney, Lewis Hodney and Betty Hodney, Bradley Schofield, Dan L. and Sue Chaney, Bobby Rogers and Donna Rogers, Gene Ness and Robin Ness, Fred Anderson and Sandy Anderson, Pamela Halbert, Larry Kruse, Gary Braselton, Lawrence Archer, Merle Wellen and Marlys Wellen, Jonathan Todd and Lori Todd, Richard Hopkins and Kathleen Hopkins, Raymond Mock and Kathy Mock, Melvin E. Tarno and Elsie M. Tarno and Allan M. Sicks and Paula J. Sicks.

WITNESS my hand and official seal.

Steven 7, Craschka

County of State of Cam. • Wyoning

My Compission Express

Dec. 28, 1987

My commission expires:

Notary Public

Į

STATE OF WYOMING) SS. COUNTY OF CAMPBELL)

The foregoing instrument was acknowledged before me by Paul Richard Gerrits on 9/6/84, Randy Shinn on 9/6/84, Christina Gerrits on 9/18/84, Frank Ferris on 9/21/84, Terry O'Brien on 10/5/84, Robert Roberts on 1/4/85, Kathy Roberts on 1/4/85, Sally Ferris on 4/12/85, Beverley Simonson on 5/14/85, Alfred Schneider on 5/14/85, Beverly Schneider on 5/14/85, Dorothy O'Brien on 7/6/85, Ronda Kruse on 7/9/85, Richard Jarvis on 7/11/85, and Ann Jarvis on 7/12/85.

Witness my hand and official seal.

Debra J. Orback Reducy Jublic

Outsign of State of State

Delra J. Orlich

.

STATE OF WYOMING
COUNTY OF CAMPBELL) ss.
The foregoing instrument was acknowledged before me by David Stewart and Jackie Stewart this /Syi- day of
STATE OF WYOMING) COUNTY OF CAMPBELL) ss.
The foregoing instrument was acknowledged before me by Ronald Jeffress and Lana Jeffress this 22 day 1985.
MITNESS my hand and official seal. MALIES L. FDWARDS - Noticy Public Connect of State of My.: Commission Expires Sept. 19, 1933 1
STATE OF WYOMING Campbell County SS. Filed for record this 24th day of July
of Photos On page 146 AD. 19 3 at 4:46 P M. and recorded in Book 826
County Clerk and Ex-Officio Register of Deeds RECORDED ARSTRACTED INDEXED CHECKED Deputy S68338. Deputy Deputy Deputy Deputy

.