## PROTECTIVE COVENANTS

The undersigned Hugo M. Schnack and Minnie Schnack, husband and wife, hereby publish and declare that all lets in Fair Haven Second Addition, an Addition in the Village of Gretna, Sarpy County, Nebraska, as surveyed, platted and recorded, shall be conveyed and used and be subject to the following covenants, conditions, restrictions and essements, viz:

- 1. All lots in Fair Haven Second Addition, shall be used for single family dwellings only. If a garage is built, it shall be an attached garage or carport or basement garage. No detached garage will be permitted.
- 2. No dwelling shall be constructed on any percel of ground less than a whole lot as the lots are now platted.
- 3. No dwelling shall be constructed nearer than 30 feet from the front lot line, excluding steps and open perches, and no dwelling shall be constructed nearer than 5 feet from the side let line excepting on corner lots the side years shall be 15 feet from the side street.
- 4. Only one story or one and one-half story dwellings shall be permitted and they shall contain the following minimum square footage:
  - (A) One story dwelling, not less then 850 square feet, exclusive of garage and epop perches.
  - (B) One and one-half story dwelling, the first story shall not centain less than 850 square feet, and the floor space in such dwelling to be not less than 1000 square feet or more.
- 5. A perpetual easement of five foot is hereby greated to municipal corporations and public utility corporations. All telephone and electric lines are to be in the rear of each of said deciling houses, except when such construction is impossible. We ter lines and gas lines may be laid in the streets adjacent to said lots.
- 6. No trailer, becoment, test or garage shall at any time be used as a dwelling and no dwelling of a temperary nature is permitted.
- 7. No observe or effective trade which is or might become nuisance to the residents of said addition shell be permitted.
- 8. No let or part of let shall be used as a druping ground for rubbish nor shall the owner of any let possit weeds to gran.

- 11. No lots to be purchased or held for speculation purposes. The owner of each lot shall, within two years of the purchase of same erect a dwelling thereen, conforming to the dimensions hereinbefore met forth.
- 12. After construction commences on any dwelling, outside framing must be completed within six months.
- 13. Each and every provision herein shall bind and inure to the benefit of the undersigned, their successors and assigns, heirs or legal representatives.

Any violations of these covenants or the zoning restrictions now in force shall be punishable under the zoning restrictions now of record. These covenants are to enlarge upon the zoning restrictions and no part of same shall be in conflict with the zoning restrictions now of record in Sarpy County, Nebraska, and covering this property.

Hugo M. Schnock

State of Mebraska,

County of Sarpy.

On this 29 day of May, 1959, before me, a Notary Public in and for said County, personally came the above named Hugo M. Schnock and Minnie Schnock, husband and wife, who are personally known to me to be the identical persons whose names are affixed to the above lustrument and they acknowledged said instrument to be their voluntary act and deed.

no my hand and netarial seal the date last aforesaid.

Littanstoine mustres on the 3 day of Massa.