## PROTECTIVE COVENANTS

KNOW ALL MEN BY THESE PRESENTS, THAT WHEREAS THE UNDERSIGNED ARE THE OWNERS OF LOTS 1, 2 AND 3 AND LOTS 8 TO 36, BOTH INCLUSIVE, IN LAWRE ADDITION No. 3 TO THE CITY OF BELLEVUE, SARPY COUNTY, NEBRASKA.

NOW THEREFORE, THE FOLLOWING RESTRICTIONS AND PROTECTIVE COVENANTS ARE HEREBY PLACED ON SAID LOTS, TO-WIT:

- 1. NO LOT SHALL BE USED EXCEPT FOR RESIDENTIAL PURPOSES. NO BUILDING SHALL BE ERECTED, ALTERED, PLACED, USED OR PERHITTED TO REHAIN ON ANY LOT OTHER THAN ONE DETACHED SINGLE-FAHILY DWELLING NOT TO EXCEED TWO STORIES IN HEIGHT AND A PRIVATE GARAGE FOR NOT MORE THAN THREE CARS.
- 2. IN ANY CASE, NO DWELLING SHALL BE PERMITTED ON ANY LOT DESCRIBED HEREIN, HAVING A GROUND FLOOR SQUARE FOOT AREA OF LESS THAN 850 SQUARE FEET IN THE CASE OF A ONE-STORY STRUCTURE OR THE TOTAL USABLE FLOOR AREA EXCLUSIVE OF BASEMENT AREA SHALL BE NOT LESS THAN 1000 SQUARE PEET IN THE CASE OF A TWO-STORY STRUCTURE, EXCLUSIVE OF PORCHES AND GARAGES.
- IN ANY EVENT, NO BUILDING SHALL BE LOCATED ON ANY LOT MEARER THAN 25 FEST TO THE FRONT LOT LINE EXCEPT THAT ON LOTS 13 TO 17, BOTH INCLUSIVE, NO BUILDING SHALL ME LOCATED MEARER THAN 35 FEET TO THE FRONT LOT LINE. NO BUILDING SHALL BE LOCATED ON A LOT MEARER THAN 15 PEET TO ANY SIDE STREET LINE. No BUILDING SHALL BE LOCATED WEARER TEAM 5 FEET TO AN INTERIOR LOT LINE, EXCEPT THAT A 3 FOOT SIDE TARD SMALL BE PERMITTED FOR A GARAGE OR OTHER OTHER ACCESSORY BUILDING LOCATED 10 FEET BACK OF THE MAIN RESIDENTIAL BUILDING. IF BELLEVUE SALES, INC. SHALL DETERMINE THAT SAID SET BACK OR SIDE YERD REQUIREMENTS AS TO ANY LOT OR LOTS IN SAID ADDITION ARE NOT ADEQUATE OR SATISFACTORY TO THE BEST DEVELOPMENT OF THE ADDITION THE SAID CORPORATION, BY RESOLUTION HAY ALTER OR CHANGE THE BARE, PROVIDED BAID CHANGE OR ALTERATION SHALL CONFIRM TO AND WITH THE BUILDING PERMIT ISSUED BY THE CITY OF BRLLEVUE.

- 4. No dwelling shall be erected or placed on any lot having a width of less than 60 peet at the minimum building setrack line, nor shall any dwelling be erected or placed on any lot having an area of less than 5500 square peet.
- 5. EASEMENTS FOR INSTALLATION AND HAINTENANCE OF UTILITIES AND DRAINAGE FACILITIES ARE RESERVED AS SHOWN ON THE RECORD PLAT AND OVER THE REAR 5 FEET OF EACH LOT.
- 6. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done there in which may be, or hay become, an annoyance or nuisance to the neighborhood.

NO STRUCTURE OF A TEMPORARY CHARACTER, TRAILER,
BASEMENT, TENT, SHACK, GARAGE, BARN OR ANY OTHER OUTBUILDING SHALL BE ERECTED UPON, OR USED, ON ANY LOT AT
ANY TIME AS A RESIDENCE, EITHER TEMPORARILY OR PERHAMENTLY.

- 8. NO ANIHALS, LIVESTOCE OR POULTRY OF ANY KIND SHALL BE RAISED, BRED, OR KEPT ON ANY LOT, EXCEPT THAT DOGS, CATS OR OTHER HOUSEHOLD PETS HAY BE KEPT, PROVIDED THAT THEY ARE NOT KEPT, BRED OR HAINTAINED FOR ANY CONNERCIAL PURPOSE.
- 9. The pollowing profibitions shall be observed on all lots:
  - (A) NO PUEL TANKS ON THE OUTSIDE OF THE MOUSE SHALL BE EXPOSED TO VIEW BUT SHALL DE BURIED.
  - (B) NO GARAGE OR OTHER OUTSULDING SHALL BE ERECTED ON ANY LOT FOR BWELLING PURPOSES BEFORE THE RESIDENCE THEREON IS CONSTRUCTED.
  - (C) NO DRIVE SHALL BE CONSTRUCTED, EXCEPT OF CENEUT, BRICE, STONE OR ASPHALT.

## GENERAL PROVISIONS:

1. THESE COVENANTS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND ALL PERSONS CLAIMING UNDER THEM FOR A PERIOD OF TWENTY-FIVE YEARS FROK THE DATE THESE COVENANTS ARE RECORDED, AFTER WHICH TIME SAID COVENANTS SHALL BE AUTOMICALLY EXTENDED FOR SUCCESSIVE PERIODS OF TEN YEARS, UNLESS AN INSTRUMENT SIGNED BY A MAJORITY OF THE THEM OWNERS OF THE LOTS HAS BEEN RECORDED, AGREEING

- 3. EMPORCEMENT SHALL BE BY PROCEEDING AT LAW, OR IN EQUITY AGAINST ANY PERSON, OR PERSONS, VIOLATING OR ATTEMPT-ING TO VIOLATE ANY COVENANT, EITHER TO RESTRAIN VIOLATION OR TO RECOVER DANAGES.
- 4. INVALIBATION OF ANY OF THESE COVENANTS BY JUDGEMENT OR COURT/SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS, WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

THESE COVENANTS SHALL APPLY TO LOTS 1, 2 AND 3 AND LOTS 870 36, ALL IN LAWRE ADDITION No. 3, AN ADDITION TO THE CITY OF BELLEVUE, SARPY COUNTY, NEBRASKA.

THAT THE FOREGOING PROTECTIVE COVENANTS TO RUN WITH THE LAND HEREIN DESCRIBED WERE DULY ADOPTED BY RESOLUTION OF BELLEVUE SALES, INC., AT A SPECIAL HEETING OF THE BOARD OF DIRECTORS OF BAID CORPORATION, HELD IN THE CITY OF BELLEVUE, ON SALES, 1959.

BELLEVUE SALES. INC.

B. SECRETARY

STATE OF NEBRASIA )
COUNTY OF SARPY )

R. JOE DENNIS, DEING FIRST DULY SWORN UPON 0411,
DEPOSES AND SAYS THAT HE IS THE SECRETARY OF BELLEVUE SALES,
INC.; THAT THE AFORESAID RESTRICTIVE COVENANTS WERE DULY
ADOPTED BY THE RESOLUTION OF THE CORPORATION AT A SPECIAL
HENTING OF THE BOARD OF DIRECTORS OF SAID CORPORATION, HELD
ADDITIONAL TO THE SAME WITH THE COUNTY CLERK OF SARPY COUNTY,
MEDRASEA, RUNNING WITH LOTS 1, 2 AND 3 AND LOTS 8 TO 36,
BOTH INCLUSIVE, IN LAWRE ADDITION NO. 3 AN ADDITION TO THE
CITY OF BELLEVUE, AS SURVEYED, PLATTED AND RECORDED, SARPY
COUNTY, MEDRASEA.

DATED AT RELLEVIE SARRY CARRY Honores and 2/4