NO.

LARSEN and LARSEN, INC.

a Nebraska Corporation

: DECLARATION OF

PROTECTIVE COVENANTS,

BOOK

•

: Easements

PAGE

WHOM IT MAY CONCERN

AND

RESTRICTIONS

WHEREAS, the undersigned now desires to place certain protective covenants, easements and restrictions on the lots shown on said plat for the use and benefit of the present owners and future grantees;

NOW, THEREFORE, in consideration of the premises, LARSEN and LARSEN, INC., a Nebraska Corporation, for itself, its successors and assigns, hereby agrees that all of the lots shown on the above described plat of Sunny Slope 2nd Platting, lst Addition, a subdivision in Douglas County, Nebraska, are hereby restricted as to their use, pursuant to the following restrictions, which have been imposed upon said premises as a servitude in favor of said described premises and every lot therein, the same being pursuant to the general plan for the development and improvement of the tract of land embraced within said described plat during the period of time hereinafter prescribed, which restrictions, easements and covenants are and shall be for the benefit of each and all of the lots and blocks in said tract and shall be enforcible by any and all of the owners of any and all of said lots and by the grantor, the undersigned LARSEN and LARSEN, INC.

- 1. The said lots and blocks shall be occupied and used for only one of the following purposes:
 - a) Single family dwellings;

- 2. No structure shall be erected, altered, placed or permitted to remain on any residential building plot, other than one detached single family dwelling not to exceed two stories in height and an attached private garage or carport for two or more cars, and attached breezeways. Where the contour of lots permits, the garage may be a basement garage.
- 3. Except as hereinafter provided, no building shall be located upon any residential building plot nearer than 40 feet to the front lot line; each shall have a side yard of not less than 10 feet in width on each side of a dwelling and a rear yard of not less than 35 feet, provided however, that in the case of corner lots, the side yard set back on the street side of the dwelling shall be not less than 20 feet. Provided further that, except as hereinabove modified, each owner and occupant of any of the lots herein described shall observe and obey all valid provisions of the zoning ordinances of the City of Omaha, and of all other Ordinances, Laws and Regulations applicable thereto.
- 4. No residential structure shall be erected or placed on any residential building plot which has an area of less than 10,000 square feet or a width less than the width, as originally platted, of the smallest lot included, wholly or partly, as a part of such building plot, and such plot of said minimum dimensions, when used for residential purposes, is, for purposes hereof, defined as a "residential building plot".
- 5. No noxious or offensive trade or 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. No horses, cows, goats, sheep, poultry, fowl, or any domestic animals of any kind, (except dogs and cats) may be kept or maintained, nor shall there be any commercial gardening.
- 6. No trailer, basement, tent, shack, garage, barn, or other outbuilding, erected on said real estate shall at any time be used as a residence, either temporarily or permanently, nor shall any structure of a temporary character be used as a residence. No prefabricated or factory-built homes or fireplace chimneys

first floor for a one and one-half story or two-story house.

- 8. All dwellings built in said Addition must be completed within one year from the date of the commencement of construction.
- 9. A perpetual license is hereby reserved in favor of and granted to
 Northwestern Bell Telephone Company, Omaha Public Power District and all public
 utility companies now or hereafter operating within said Addition, their
 successors and assigns, to erect and operate, maintain, repair and renew poles
 with the necessary supports, sustaining wires, cross-arms, guys and anchors and
 other instrumentalities and to extend thereon wires for the carrying and
 transmission of electric current for light, heat and power and for all telephone
 and telegraph and message service over and upon a five-foot strip of land
 adjoining the rear and certain side boundary lines of said lots in said addition;
 said license to include the right to trim or remove trees or shrubbery interfering
 with the proper and efficient operation of the various utilities. This license
 is granted for the use and benefit of all present and future owners of lots in
 said Addition.
- 10. All excess dirt resulting from excavation, construction, or otherwise, shall be hauled at the expense of the respective owners thereof to points within this Addition designated by the undersigned for fill purposes. No excess dirt shall be removed from this Addition unless prior written permission therefor is secured from the undersigned.
- ll. If any person shall violate or attempt to violate any of the covenants herein contained, any other person or persons owning or occupying any of the property herein described shall have the right to commence or prosecute any proper proceedings at law or in equity, civil or criminal, against the person or persons violating or attempting to violate any such covenants, and either to prevent him or them from so doing or to recover damages or other dues for such violation. Nothing contained in this instrument shall in any wise be construed

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- 13. All exposed foundations shall be either brick, stone-faced or painted cement blocks.
- 14. The owners of lots will be responsible for maintaining an attractive appearance thereof, including the cutting and mowing of weeds.
- 15. The covenants and restrictions herein set forth shall run with the land and shall be binding upon all persons for a period of twenty (20) years from the date hereof; at the expiration of which time they shall be automatically extended for successive periods of ten years, unless they are changed in whole or in part by written agreement among the then owners of a majority of said lots, executed and recorded in the manner provided by law, except that the initial period of twenty (20) years, plus all extensions, shall not exceed fifty (50) years.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be hexacuted by its President and its Corporate Seal to be affixed hereto on this charge day of function 1964.

DEDR

Attest:

SECRETARY

LARSEN and LARSEN, INC., a Nebraska Corporation

By Locacod (

President

STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

On this S day of feet 1963, before me, the undersigned, a Notary Public in and for said County, personally came

President of LARSEN and LARSEN, INC., a Nebraska corporation, to me personally known to be the President and the identical person whose name is affixed to the above and foregoing instrument, and acknowledged the