DECLARATION OF RESTRICTIVE AND PROTECTIVE COVENANTS FOR

BLUE VALLEY ACRES, UNIT NO. 2, AS AMENDED

PEDIX 434 PAGE 095 OF AND POST HATY RELATION

This Amendment to the Declaration of R trictive and Protective Covenants for Blue Valley Acres, Unit No. 2 ___, 1988_ shall become dated the 13th day of April , 1988 effective this 22nd day of April # 267018

APR 22 4 23 PH 168

Witnesseth:

Whereas, the declaration of the 16th of February, A.D., 1971, in paragraph XVI, entitled Architectural and Rules Committee set out the procedure for amendment, and

Whereas, the Architectural and Rules Committee met in a duly called session and adopted the following changes to the declaration of the 16th of February, A.D., 1971.

Now, Therefore, it is declared that the restrictive and protective covenants shall be amended to read as follows:

Property subject to this Declaration: I.

The real property which is, and shall be, conveyed, transformed, occupied and sold subject to the conditions, covenants, restrictions, reservations and easements, as set forth in the various clauses and covenants of this declaration, is located in County of Grand and State of Colorado, and is more particularly described as follows:

All lots platted as Blue Valley Acres, Unit No. 2 as recorded in the office of the Clerk and County Recorder of Grand County, Colorado.

General Purposes of Conditions: II.

The real property described in Article I hereof is subject to the conditions, covenants, restrictions, reservations and easements hereby declared to insure the best use and most appropriate development and improvement of each building site thereof; to protect the owners of such building sites against such improper use of surrounding building sites as will depreciate the value of their property, to preserve, so far as is practicable, the natural beauty of such property, to guard against the erection thereon of poorly designed structures, and structures built of improper or unsuitable materials, to insure the highest and best use and development of said property, to encourage and secure the erection of attractive dwellings thereof and in general to provide adequately for a high-type and quality improvements on said property. The property hereinbefore described is made specifically subject to the following:

Run With The Land: III.

These covenants are hereby impressed upon said property, hereinbefore described, and shall be deemed to run with the land and inure to the benefit of and be binding upon all persons who are or become owners of said property.

IV. Land Use and Building Type:

No building site shall be used except for residential purposes. No building or structure shall be erected, altered, placed or permitted to remain on any homesite other than for a residential single family unit dwelling, a private garage or other out buildings incidental to the residential use of the premises. No mobile home, basement, tent, shack, barn or any other structure erected on a building site, except for a residential single family unit dwelling, a private garage or other out buildings incidental to residential use, shall at any time be used or occupied for private habitation, temporarily or permanently, except for a period of one construction season of approximately 120 days commencing with the permission and written permit granted by the Architectural and Rules Committee or its designee. The following described sites of the plat of Blue Valley Acres, Unit No. 2 are excepted from this dedication of covenants: Tracts A through S inclusive, as set out on the plat of Flue Valley Acres, Unit No. 2.

V. Lot Set Backs:

No building shall be located on any building site less than 40 feet from the front lot line, except Block 10 which shall not be less than 10 feet from the front lot line for sites covered by these covenants, nor less than 20 feet from any side lot line and not less than 30 feet from any rear lot line.

VI. Minimum Floor Area and Type of Construction:

No main residential structure shall be permitted on any building site covered by these covenants, the habitable floor area of which, exclusive of basements, porches and garages, is less than 600 square feet. All structures shall have an exterior surface of natural wood, masonry, stone or glass, and roof surfaces shall be wood or shake shingles, tar and gravel built up surface or asphalt shingles. Metal roofs may be permitted by the written permission of the Architectural and Rules Committee or their designee. All plans and designs must be submitted to the Architectural and Rules Committee for approval and such approval must be reflected on said plans or designs when presented to the County authorities when applying for a building permit.

VII. No Resubdividing:

No lot shall be resubdivided into smaller lots nor conveyed or encumbered in any less than the full, original dimension as originally conveyed by Grantor.

VIII. Preservation of Natural Vegetation and Features:

No natural vegetation or physical features shall be removed without pricr approval of the Architectural and Rules Committee or its designee.

IX. Sewage Disposal:

Sewage disposal facilities shall be constructed in accordance with County and/or State Public Health Standards and installed to be barmless to adjoining properties.

X. Easements:

Easements and right-of-way as shown on the recorded plat of Blue Valley Acres, Unit No. 2, are hereby reserved, in addition thereto, an easement and right-of-way 10 feet on the front, sides and rear of each lot is hereby reserved for poles, wires, pipes, and conduits for heating, lighting, electricity, gas, sewer, telephone, drainage water, snow removal or any other utility service pruposes, except cable T.V. which will require approval and license by Grantor, its successors or assigns: together with the right of ingress and egress for the purpose of further construction, maintenance and repair. No dwelling or improvement shall be placed on nor shall any material, equipment or refuse be placed on any part of said property within the area of the easements reserved in the protective covenants.

XI. Nuisances:

No noxious or offensive activity shall be carried upon any portion of the property, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood, including garbage and refuse disposal.

XII. Livestock and Poultry:

No animal, livestock or poultry of any kind, including horses, shall be raised, bred or kept on any portion of the property, except that dogs, cats and other household pets may be kept provided they are not kept, bred or maintained for commercial purposes.

XIII. Signs:

No signs or notices may be posted temporarily or permanently without prior approval of the Architectural and Rules Committee or its designee.

XIV. Water, Oil and Mining Operations:

Water wells shall not be drilled on sites of less that one acre or on any other acreage without specific written permission of Grantor, its successors or assigns. Drilling for oil, commercial excavations and/or mining operations of any nature shall not be allowed at any time.

XV. Discharge of Firearms and Explosives:

No firearms, fireworks, explosives, arrows, air rifles, BB guns, or similar devices shall be discharged on any part of the property.

Mobile Home: Any structure which has been designed and constructed with wheels, axles and tongue, or other device for purposes of towing, and which has been designed for human residential purposes in either a temporary or permanent location. Whether temporary or permanent, a structure shall not lose its identity as a mobile home even if the wheels, axles and tongue or other towing device are removed. This definition shall not include modular homes which comply with the requirements of the current edition of the Uniform Building Code as prepared by the International Conference of Building Officials.

Structure: Anything constructed or erected which requires location on the ground or attached to something having a location on the ground, but not including fences or walls used as fences less than six feet in height.

IN WITNESS WHEREOF, the chairman of the Architectural and Rules Committee of the subdivision entitled Blue Valley Acres Unit, No. 2, has executed this Amended Declaration of Restrictive and Protective Covenants for Blue Valley Acres, Unit No. 2 the day and year above written.

> ARCHITECTURAL AND RULES COMMITTEE OF BLUE VALLEY ACRES, UNIT NO. 2

By: Arbeit 1 Harbeit
Chairman

STATE OF COLORADO COUNTY OF GRAND

The foregoing instrument was acknowleged before me this 13th day of April , 1988, by Robert G. Hadlock as chairman of the Architectural and Rules Committee of Blue Valley Acres, Unit No. 2.

Witness my hand and official seal.

My commission expires: June 1, 1989

Notary Public
My address: 30 X /90

The above Declaration of Restrictive and Protective Covenants for Blue Valley Acres, Unit No. 2, as amended was approved by a majority vote of the Lot Owners of Blue Valley Acres, Unit No. 2, on the 13th day of April

> ARCHITECTURAL AND RULES COMMITTEE OF BLUE VALLEY ACRES, UNIT NO. 2

> By: / Alan Mandal Chairman