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MEPEZE, tection 16 of moid neck-outlon of Conditions and Restriction allows con the appointment of an architectorel constitution by the Beelmants cosponed of three members.

HOZ, THURDORL, these parties, the Declarants, do hereby appoint the

following permone to said Architectrual Cosmission:

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The prefarants designate MAURICE F. CEROT as the conversion of the constitues for purposes of receiving suffers to be presented before the confiftee and suffice the committee into accellos. Subsequent conveness spy be selected by He gate of the committee.

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Melvin L. Stewart

DECLARATION OF CONDITIONS AND RESTRICTIONS Banyon Park Subdivision

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WHEREAS, the Declarants have filed for record in the office of the County Clerk of the County of Klamath and State of Oregon, a plat designated as Banyon Park, Locared in the NM 1/4 Sec 14 T 398 R 9E S.M. Klamath County, Gregon

WHEREAS, Everett R. and Francis Dennis and Commonwealth Properties, Inc., an Oregon corporation, are the owners of all the real property included therein,

NOW, THEREFORE, these parties, the above above described declarants, do hereby adopt the following general scheme and plan for the improvements, use and restrictions in the use of the land herein described and represented by said plat for the enjoyment and several benefits of themselves, as examples of said land, and also for the owners of any part of said land craining through them, their successors or assigns; and they do hereby declare that having adopted all of the said land and each part and parcel thereof and that all their successors, representatives and assigns who shall derive title from the said declarants, shall take title subject to such general scheme and plan, even though no reference to such plan shall be made in the deed of conveyances as to any such successor, representative or assign the passing of title to any part of parcel of said land to any successor, representative or assign shall carry with it as an appurtenance the obligation and burden of such general scheme and plan. The said general plan shall consist of the above described property being and remaining subject to the following conditions, restrictions, covenants and agreements, to-wit:

1. <u>LAND USE AND BUILDING TYPE</u>: No lot shall be used except for residential purposes. No building shall be created, altered or played on any for other than one detached single tamily dwelling not to exceed two and one-half storier in beight, exclusive of daylight basements, and a private garage or carport for not more than two cars.

2. <u>DWELLING COST: Quality and Size</u>: The ground floor area of the main structure, exclusive of one-story open porches and garager, shill not be less than 800 square feet for a one-story dwelling, not less than 750 square feet for a dzelling of more than one story. A basement or partial basement structure shall be considered a two-story structure. Bo dzelling with a construction cost of less than \$5,600 shall be permitted on any lot.

3. <u>BUILDING LOCATION</u>: All buildings shall be located to comply with Klamath County Zening Ordinances and variances granted thereiron. To building shall be located on any lot nearer to the front lot line than 15 feet. To building shall be located nearer than 5 feet to an interior lot line, encept that no side vard shall be required for a garage of other permitted accessory building located 40 feet or more trom the minimum building setback time. To daelling shall be located on any interior lot nearer than 10 feet to the rear lot line. On corner lots, the direction towards which the shalling faces shall be the front property line. A side yard of 10 feet or more on the side street will be maintained. On corner lots, a rear yard of 10 feet will be maintained and may be measured from either the rear or side building. Line to either the shorter or the longer property line. For the purpose of this covenant, caves, steps and open porches shall not be considered as a part of a bailding, provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot.

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4. LOT AREA AND MIDTH: No duelling shall be erected or placed on any lot having a width of less than 50 feet at the minimum building setback line nor shall any duelling be erected or placed on any lot having an area of less than 5009 square feet.

5. <u>UTHITY CONNECTIONS</u>: On each of the lots in the tract, all telephone service wire connections to the main telephone system and all power connections to the main power system must be placed underground.

6. <u>NUISANCES</u>: No noxious or offensive activity 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.

7. <u>TEMPORARY STRUCTURES</u>: No structure of a temporary character, trailer, basement, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as a residence either temporarily or permanently.

8. <u>SICMS</u>: No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot, one sign of not more than 5 square feet advertising the property for sale or rept, or signs used by a builder to advertise the property during the construction and sales period.

9. <u>SIGHT DISTANCE AT INTERSECTIONS</u>: No tence, wall, hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 teet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines extended. The same sightline limitations shall apply on any lot within 10 feet from the intersection of a street property line with the edge of a driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

10. <u>OIL AND MINING OPERATIONS</u>: No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral excavation or shafts be permitted upon or in any lot. Bo derrick or other structure designed for use in boring for oil or natural gas shall be crected, maintained or permitted upon any lot.

11. LIVESTOCK AND POHLTRY: No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, encept that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purposes.

12. <u>GARBACE AND REFUSE DISPOSAL</u>: 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. At) incinevators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

13. <u>MATER SUPPLY</u>: No individual water-supply system shall be permitted on any lot unless such system is located, constructed and equipped in accordance with the requirements, standards and recommendations of the State Public Health Authority.

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14. STRACE DISPOSAL: No individual seconder-disposal system shall be permitted on

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any lot unless such system is designed, located and constructed in accordance with the requirements, standards and recommendations of the County Health Department. Approval of such system as installed shall be obtained from such authority.

15. <u>EASEMENTS</u>: Declarant hereby reserves to itself its successors and assigns, perpetual easements under, over and across strips of land five (5) feet in width running along and interior to the side lines and rear lines of each building site owned by it for the purpose of erecting, constructing, maintaining and operating severs and drainage systems, and poles, pipes, wires, cables, guys, anchors and conduits for lighting, heating, power, telephone and any other method of conducting and performing any public or quasi-public utility service or function beneath, upon and performing of the ground within said live-foot strips of land, and declaron above the surface of the ground within said live-foot strips of land, and declarfoot strips which may interfere with or menace the construction, maintenance or operation of said utilities.

16. <u>ARCHITECTURAL CONTROL</u>: No building shall be erected, placed, or altered on any let until the construction plaus and specifications and a plan showing the location of the structure have been approved by the Architectural Control Committee as to quality of workmanship and materials, harmony of enternal design with existing as to quality of workmanship and materials, harmony of enternal design with existing structures, and as to location with respect to topography and finish grade elevation. Structures or wall shall be erected, placed or altered on any lot nearer to any street than the miniaum building setback line unless similarly approved. Approval shall be as provided in this section. So fence shall exceed 6' high on any portion of the lot.

<u>Membership</u>: The initial Architectural Control Committee of three members is composed of persons designated by Commonwealth Properties, Inc. by a recorded document. A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee, the remaining members shall have full authority to designate a successor. Nother the members of the committee, nor its designated representative shall be entitled to any compenof for services performed pursuant to this covenant. At any time, the then record owners of a majority of the lets shall have the power through a duly recorded written instrument to change the membership of the committee or to withdraw from "he committee or restore to it any of its powers and duties.

<u>Procedure</u>: The committee's approval or disapproval as required in these covenants shall be in writing. In the event the committee, or its designated representative, fails to approve or disapprove within 30 days after plans and specifications have been submitted to it, or in any event, if no suit to enjoin the construction has been commenced prior to the completion thereof, approval will not be required and the related covepants shall be deemed to have been fully complied with.

17. <u>GENERAL PROVISIONS</u>: (a) <u>TERM</u>: 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 30 years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of 10 years unless an instrument signed by a majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

(b) <u>ENFORCEMENT</u>: Enforcement shall be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenants either

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to restrain violation or to recover do gott if non-the endtion of the dat hyproximating on my of the residential tetrifich as much from of the shak by non-by occurs d, such siderical or buttle can be to write by such a the line by occurs d, such siderical or buttle can be to write by such the settick black by occurs d, such siderical or buttle can be to write by start of the settick of and the residerical of the canena of the cardential tetrific be shared of the settice contrained usives of the canena of the cardential tetrific be shared of the settice and such and values of the canena of the cardential tetrific be shared of the settice and such and the residential tetrific the visit from write the start end of and such and the bonding upon all other owners of residential tetrific are subject to these residentials and shall built for the provisions of property "b" here in finites and any right of suff or action occurs by sense of set startion so valued. So this, beyond contained shall provide properties of a suff of ends of the violations of these restrictions. For the properties of a suff of ends of a starting a filter of the restriction of the provide and of an of the set violations of these restrictions. For the provide addition of a suff of ends of the startice and contained, such violation shall apply easy to the original concerns therein as forthy fields to any alterations or repairs to age to structure and chall not be applicable to any alterations or repairs to age to structure.

(c) <u>PEVERABILITZ</u>: invalidation of any one of these coventate by judge at or court order state to possible reflect any of the other production which shall relate in full torus with these

DATED 12.23 14

Macane & Bucht

Mehrin L. Stewart

STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record at request of $\underline{M E} \underline{BERGOP}$ this $\underline{23rd}$ day of $\underline{D23E1BER}$ A. D. 19 And A of 23rd of 23E13ER A. D. 19 And 3300 of 23E13ER A. D. 19 And 3300 of 23E13E A. D. 19 And 3300 And 3300 A. D. 19 And 3300 And 3300

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