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DECLARATION OF CONDITIONS AND RESTRICTIONS

TENTH ADDITION TO SUNSET VILLAGE

The undersigned, being the record owners and parties in interest of all of the follow-

ing described real property located in the County of Klamath, State of Oregon:

Subdivided and platted "Tract 1194 - Tenth Addition to Sunset Village", situated in the W1/2 SE1/4 of Section 12, T39S, R9EWM, Klamath County, Oregon, more particularley described as follows:

Beginning at the initial point, as marked with a 2"x 36" galvanized iron pipe with an OLS 2442 washer marking the true position, from which the 1/4 corner common to section 13 and said section 12 bears S32°56'04"W 1848.04 feet; thence S00°12'55"W 257.36 feet; thence \$89°54'43"W 29.44 feet; thence S21°22'41"W 112.82 feet to the Northwest corner of Lot 35, Block 1 of "Tract 1116 - Sunset East"; thence along the boundary of said Tract 1116 S23°05'46"W 68.19 feet N80°27'02"W 171.80 feet along the arc of a curve to the left (radius point bears \$80°27'02"E 330.00 feet and central angle equals 02°36'16") 15.00 feet, and N83°03'18"W 113.26 feet to the Northwest corner of Lot 1, Block 3 of said Tract 1116, being on the East line of Lot 2, Block 25 of "Tract 1127 - Ninth Addition to Sunset Village"; thence along the boundary of said Tract 1127 North 6.40 feet, West 183.04 feet, S80°32'16"W 60.83 feet, and West 105.00 feet to the Northwest corner of Lot 2, Block 24 of said Tract 1127; thence North 350.00 feet; thence East 105.00 feet; thence North 46.00 feet; thence East 339.61 feet; thence North 17.43 feet; thence East 170.02 feet; thence South 12.00 feet; thence East 115.71 feet to the point of beginning, containing 6.413 acres and with bearings based on Verda Vista Drive as being West as per the plats of said Tracts 1116 and 1127.

do hereby make the following Declration of Conditions and Restrictions covering the above described real property, specifying that this Declaration shall constitute covenants to run with all the land and shall be binding on all persons claiming under them and that these Conditions and Restrictions shall be for the benefit of and limitations upon all future owners of said real property.

No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached single-family dwelling not to exceed two stories in height and a private garage for not more than three cars. Easements and what are known as "daylight basements" shall not be counted as a "story". Outbuildings which are strictly incident to a private residence shall be permitted.

An architectural review and approval of plans will be required by the developer's review

No dwelling or other building shall be erected within twenty feet (20') of the front lot line or nearer than five feet (5') to any side lot line, except that on lots abutting collector or arterial streets, no buildings shall be located nearer than twenty feet (20') to such abutting collector or arterial streets.

The floor area of the main structure, which shall only include living space, and excluding . porches or garage, shall not be less than 1,600 square feet in single-family dwellings.

All building shall be completed and the exterior of the buildings painted within six months, or as weather permits, from the time construction is commenced.

No structure of a temporary nature, trailer, basements, tent, shack, garage, barn, or other outbuildings shall be used on any lot at any time as a residence, either temporarily or permanently, and no old structures shall be moved or placed onto any of said lots.

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No fences, walls, hedges, or shrub planting shall be allowed to exceed an elevation of two feet (2') on the front lot line, or within twenty feet (20') of the front lot line, or within twenty feet (20') of the side lot line of those abutting collector or arterial streets and not fence, wall, hedge, or shrub planting shall exceed six feet (6') in elevation on the rear portion of said lot.

Each lot shall be maintained in a good and clean condition and free of hazards to the adjacent property and to the occupants thereof.

No lot shall be used or maintained as a dumping ground for rubbish, trash, garbage or other waste shall not be kept excepting in sanitary containers. All incinerators or other equpment for the storage of disposal of such material shall be kept in a clean and sanitary condition.

No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become a annoyance of nuisance to the neighborhood.

No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one (1) square foot, one sign of not more than five (5) square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.

No recreational or commercial vehicle, shall be allowed to park on the street. There shall be no basketball hoops on the street right-a-way.

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

No individual water-supply system shall be permitted on any lot unless the system is designed, located and constructed in accordance with the requirements and standards of all controlling local Public Health authorities. Approval of such system as installed shall be obtained from such authorities.

Easements for installation and maintenance of utilities, irrigation, and drainage facilities are reserved as stated on any deed granted and over the rear eight feet (8') of each lot.

The 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 (25) years from the date these covenants shall be automatically extended for successive periods of ten (10) years unless any instrument signed by a majority of the then owners of the lots has been recorded, agreeing to changing these covenants in whole or in part.

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The foregoing Conditions and Restrictions shall bind and endure to the benefit of, and be enforceable by suit for injuction or for damages by the owner or owners of any of the above described lands, their and each of their legal representatives, heirs, successors or assignees, and a failure either by the owners above named or their legal representatives, heirs, successors or assignees, to enforce any of such conditions or restrictions shall in no event be deemed a

Should suit or action be instituted to enforce any of the foregoing restrictions or covewaiver of the right to do so thereafter. nants after written demand for the discontinuance of a violation thereof and any failure to do so, then, whether said suit be reduced to decree or not, the owner seeking to enforce or

to restrain any such violation shall be entitled to have and recover from such defendant or defendants, in addition to the costs and disbursements allowed by law, such sum as the Court

may adjudge reasonable as an attorney fee in such suit or action. Liens and assessments of Klamath Project and Enterprise Irrigation District and regula-

tions, contracts, easements, and water and irrigation rights in connection therewith. The property is within the boundaries of the South Suburban Sanitary District and is

subject to the reulations, liens, assessments, and laws relating thereto. Signed this 10th day of September ..., 1992.

Joe A. Weller Keller Ro

of September, 1992.

Before me:

Personally appeared the above named Joe L. Keller and Rosie A. Keller this $\frac{10^{-.}}{.00}$ day Oregon/ Public for My Commission expires

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STATE OF OREGON, 65 County of Klamath

Filed for record at request of:

Joe Keller on this <u>19th</u> day of o'clock	Occer and duly recorded
at of D	eeds Page
Evelyn Biehn By	County Clerk
Fee, \$40.00	

Return to: Joe L. Keller 6412 Harlan ^Drive Klamath Falls, Oregon 97603