

THE 33325 EAST HILLS EST. ITES - 4TH ADDITION TRACT 1289

09-02-94P1 3:29 RCVD

CONDITIONS AND RESTRICTIONS

A. GENERAL PROVISIONS

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1. **LAND USE AND HUI DING TYPE.** All lots shall be used as single family residential dwellings. Fuildings erected are to be approved by the Architectural Control Committee.

2. UTILITIES CONNECTIONS. Or each of the lots, no above ground utilities, pipes or wires shall be used to co mect a teleptone system, power system, and other improvements with supplying facilities, except where the supplying facilities are above ground. Exposed television antennas and reception discs shall be prohibited.

3. **TEMPORARY STRUCTURES.** No structures of a temporary character, trailer, basements, tent, shack, gamage, barn or other outbuildings shall be used on any lot at any time as a residence, either temporary or permanently. NO mobile homes or trailers will be allowed for temporary or permanent use. However, a builder or his agents may construct or move a small construction shed upon the property, but only for the duration of the construction period.

4. **PARKING.** Off-stree: parking shall be provided by each property owner for at least two vehicles. No parking or storage of trailers, trucks, campers, boats, boat trailers, snowmobiles, or other off-road vehicles shall be permitted on any portion of the property unless they are garaged, so eened or place d upon the portion of the lot to the rear of the main dwelling. No vehicle shall be reparted on the premise No inoperable or dismantled vehicles are allowed to be parked on the premises.

5. FENCES. No fence, wall or hedge a excess of six (6) feet in height shall be permitted on any portion of the lot. All fences shell be made of materials that are compatible with the main dwelling.

6. <u>NUISANCES</u>. No noxious or offens ve activity shall be carried on upon any lot, nor shall anything be done then on which may be or may become any annoyance or nuisance to the neighborhood. The shooting of ED guns, air-rifles, firearms or dangerous type weapons on the premises are prohibited

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

8. MAINTENANCE OF 11 OTS. Each parcel and its improvements shall be maintained in a clean and attractive condition in good repair and in such a fashion as not to create a fire hazard or visual pollution. No wood storage or garbage cans to be visible from the street.

9. **REPLACEMENT.** If a nome is partially damaged by fire or other hazard, the home is to be replaced to approval of the Architex tural Control Committee within six (6) months. If a home is totally cleatroyed by file or other hazard and the owners prefer not to replace the home, the lot is to be cleared and put in a clean and attractive condition.

10. GARBAGE AND BEFI SE DISPOS 4L. No partial shall be used or maintained as a dumping ground for rubbish, trash, or gar age at any time. All equipment for the storage or disposal of such nuterial shall be kept in clean and sanitary condition. No rubbish may be burned or burned on or near Tract 1289 - East Hills Estates, nor shall any parcel be used for the storage of any property or thing that will cause such lot to appear in an unclean or untidy condition, or which will be obnoxious to the eye, nor shall any substance, thing, or material be kept upon a ty lot that will or might disturb the peace, comfort or serenity of occupants of surroun ling property. All lots must be maintained, at all times to control and prevent grass and range fires upon the property.

11. <u>COMPLETION OF CONSTRUCTION</u>. All dwellings shall be completed within six (6) months after beginning of construct a.

12. **LOT SPLITS.** No lots within the subdivision shall be split in order to create more than one lot out of the split lot.

13. JLIGHTING. No offensive exterior lighting or noise making devices shall be installed or maintained on a lot without written Architectural Control Committee approval.

14. **SIGNS.** No signs of my and shall be t isplayed to the public view on any lot, except one professional sign of n(t m) re than one (1) square foot to advertise the art, craft or hobby of the owner, or one sign of not more then nine (9) square feet advertising the property for sale or rent.

B. SUNGLE-FAMILY RI: SIDENTLAL PROVISIONS;

1. **DWELLING QUALTY** Y_{-4} **ND SIZE.** No building other than a single-family dwelling for private use mar/be constructed on any lot. NO mobile home or trailer may be used as a residence. No more than one detached, single-family dwelling, not to exceed two stories in height on uplills de of lots 12-11-10-9-8 and lots 7-6-5-4-3-2-1 must be single story with daylight based ents. Not more than a three car garage or carport with a ceiling not to exceed twelve (12) feet in height, and not more than one accessory building incidental to residential use. shall be constructed on any lot. Basements, which include daylight, split entry and split level types, shall not be considered in determining the number of stories in the dwelling. Minumum square i otage per dwelling is 2000 square feet... excluding the garage, accessory buildings and porches. The garage and the accessory building shall be constructed of the same max rials and have the same exterior siding and roof design and materials as the single-family invelling.

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2. **BUILDING LOCATION.** No structure shall be located on any lot nearcr than the county ordinance allows from a ty property lit e.

3. **USE** Each lot shall be for residential use only. No other commercial activity of any kind shall be conducted in cr from the proper y except that of an artist, craftsman, or hobby st.

4. LANDSCAPING. All from yards shall be landscaped within six (6) months after the exterior of the main building is finished. Trees are not to exceed 32' (feet) in height or block the main view of Mt Shasta. All garbage, trash, cuttings, refuse and garbage containers, fuel tanks, clothes lines and other services facilities shall be screened from view of neighboring parcels.

5. DRUVEWAYS. All driveways must be or mposed of asphalt or concrete.

C. REMEDIES AND PROCEDURES.

1. ENIMPRCEMENT. These E eclarations at d Covenants may be enforced by the undersigned, any owners of any bot in the sub-1 vision or any member of the Architectural Control Committee.

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Should suit or action be institute 1 to enforce a ty of the foregoing covenants or restrictions, after written der tand for the discontinuance of a violation thereof, and any failure to so do, then, whether said suit be reduced to decree or not, the party 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 cos s and disbursements allowed by law, such sums as the court may adjudge r asonable as a torney's fees in said suit or action.

2. ARCHITECTURAL CONTROL. No building shall be erected, placed, or altered on any lot until the construction plans and specifications and a plan showing the location of the structure, have been approved by the Arch tectural Control Committee as to quality of workmanship and material, harri ony and external design with existing structures, and as to location with respect to topography and finish grade elevations.

3. **MEMBERSHIP.** The initial Architectural Control Committee shall be composed of three (3) members to be designated by the uncersigned Owner. After all lots are sold the lot owners shall elect the three (3) members of this Committee, from time to time.

4. **PROCEDURES.** The Continitee's approval or disapproval, as required by these covenants, shall be in writing. In the event the Committee, or its designated representative, fails to approve or disapprove within five (5) days after plans and specifications have been submitted to it, and it no suit to enjoin the construction has been commenced prior to the completion thereof, approval will not be required and the related covenants shall be deemed to have been fully complied with.

5. **TERM.** These covenants are to run with the land and shall be binding on all parties and all persons claiming, however, they may be amended by two-thirds of the property owners

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Dale S McDowell Jr. M.D

Pamela J. NieDowell

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