RECORDED OCCUTBER 25, 1979 BE 243 PG 364 NO.777216 MARGARET LEWIS, COUNTY CLERK

DECLARATION OF PROTECTIVE COVENANTS

FOR JEFFRIES DRAW SUBDIVISION

This Declaration is made by Carroll Realty Co., Inc., Walter J. Pilch and Associates and Ruth and Claude Holbert, hereafter referred to as Declarant.

The Decisrant is the owner of all lands embraced in the Subdivision known as deffries Draw which is platted and of record in the office of the County Clerk and Ex-Officia Registrar of Deeds of Sharidan, Mynning. This plat is incorporated by reference in this Declaration and is specifically made a part hereof in all respects, as is fully set out herein.

The Declarant intends to sell all of the lots, tracts and parcels of land contained in Joffries Braw.

All of the lots, percels, tracts and portions of this Subdivision shall be held, transferred, sold, conveyed or contracted to be conveyed by Beclarant subject to the conditions, restrictions, reservations and covenants now on record and upon the following express conditions, provisions, reservations, restrictions, servitudes and covenants (hereafter referred to es covenants). Each and every covenant is for the benefit of the entire Subdivision and for the banefit of acchonner of land therein. These covenants shall run with the land and inure and pass with this property and each and every parcel of land therein. These covenants shall be binding on all owners of land in this Subdivision and their successors in interest, regardless of how that interest is acquired. This includes among others, advorse possessors, lessees and purchasers at mortgage foraclosure salbs. These covenants are imposed pursuant to a general plan for the improvement and benefit of Jeffries Draw.

It is the intention of the Declarant that the lands located in this Subdivision shall be developed and maintained as highly desirable rurel residential area. The purpose of the following covenants is that the present natural beauty, growth, native setting and surroundings shall always be protected insofar as possible in connection with the uses and structures permitted by this Declaration.

Those covenants are imposed upon the lands comprising the Jeffries Draw as an obligation or charge against the same for the benefit of each and every lot and tract in the Subdivision and the owner or owners thereof. Each and every owner of land to this Subdivision shall have a right to enforce the following covenants which are imposed upon each and every lot and tract to this Subdivision.

Residential Restrictions

All tracts and lots shall be used only for residential and family recreational purposes.

Ro manufacturing or commercial enterprise or enterprises of any kind for profit shall be maintained an, in front of or in connection with the lands in this subdivision nor shall such lands in any way be used for other than strictly residential and family recreation purposes.

Single femily Residences

All buildings prected on any subdivision lot shall be a detached single family dwelling with necessary garage or out-buildings. The principal residence shall have a minimum fully enclosed ground area devoted to living surposes, exclusive of porches, terraces and garages of sine hundred (900) square foct.

Easements, Utilities, Roads

Easement and right-of-way of fifteen (15) feet on each side of the property lines of the original lots of the subdivision are hereby reserved for poles, wires, pipes and conduits for heating, lighting, electricity, gas, telephones, sewer, water or other public or quasi-public utility service purposes, together with the right of entry at any time for the purpose of further construction and repair.

All utilities which are originally delivered underground shall be continued underground. The owner of each tract shall be responsible for installing the utilities in their tract. The installation will be at the expense of the owner of each tract.

All roads within the subdivision are to be maintained, improved and repaired when necessary, by all tract owners who have a boundary fronting on a subdivision road or who use said roads for access to their tract. State highway or county roads are excluded. Each title holder of a tract or a re-subdivided tract shall be a separate owner. The cost shall be born equally by these tract owners. The Declarant or its successors in interest shall have the exclusive right to determine when roads are in need of maintenance and repair and the exclusive right to determine which owners use the road for access to their tracts. In the event any road within the subdivision is willfully or negligently damaged in any way by any tract owner or any other person acting at the request of a tract owner then and in that event such tract owner shall be liable for any repairs caused thereby the costs of which may be collected by the Declarant or its successors as provided in the inforcement

Restricted Uses

Animals, livestock and poultry may be kept, raised and bred only for family use and enjoyment. All livestock shall be confined by a fence, corral or enclosure which is sufficient to restrain them.

Owners of land in the subdivision shall follow proper land management procedures to prevent overgrazing or erosion of the soil. The Declarant or its successor in interest shall have the exclusive right to determine when overgrazing or erosion is threatened by the acts of property owners. If the Declarant or its successor in interest determines grazing or erosion is threatened, it may order the property owner to limit or cease his activities. Failure to obey such an order will be a breach of this covenant.

The use of any portion of the subdivision as a dumping ground for rubbish, trash, garbage and other waste is prohibited. Trash, garbage and other wastes shall not be allowed to accumulate and shall be kept in sanitary containers. All incinerators or other equipment for storage disposal of such material shall be kept in a clean and sanitary condition.

The accumulation of machinery, equipment or used motor vehicles is prohibited.

Signs of any kind may be displayed to the public view only after approval by the Declarant or its successor in interest, except the Declarant may display without limitation any signs necessary to advertise the property during construction and sale of the land.

Excavation for stone, gravel or earth on any lot is prohibited. Excavation for construction purposes is permitted, but only after construction has commenced and during the construction period. The Declarant reserves, for the construction period, the right to remove stone, gravel or earth for construction and maintenance of roads in the subdivision.

All lands, buildings and structures shall be maintained and kept in good repair.

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All buildings shall be located at least 40 feet from the front lot line and at least 15 feet from the interior lot lines and 60 feet from the rear lot lines of the lot. For the purposes of these covenants, eaves, steps and open purches shall not be considered as a part of a building; provided however, this covenant shall not be construed to permit any portion of a building on a building lot to encreach upon another building lot.

Hobile Homes

A mobile home is defined as a living unit manufactured A mobile home is defined as a living unit manufactured with an integral towing device or wheels. If the unit is manufactured with an integral towing device or wheels, it does not lose its status as a mobile home by the removal of the device or the wheels. Mobile homes shall not prevent the parking and temporary, occasional use of a camping trailer in the subdivision as long as the trailer is not used as a permanent residence. The above provision mobilitationing, one mobile home residence may be installed and maintained without restriction grown facts. be installed and maintained without restriction upon Tract A of the

Tanks

Swimming pool filter tanks, fuel oil tanks and similar tanks which may be visible from the street shall be enclosed, buried or otherwise appropriately screened so that they will not be visible from the street or from adjoining tracts.

Intent of Domestic Mater and Waste Nater Protective Covenants

Declarant intends by these tovenants to provent ony activities and exclude any structures which might impair the quantity and quality of ground water available to the owners of lots in the subdivisions. Therefore, pollution or contamination of the ground water supply is prohibited.

State Regulations

State regulations governing domestic water supplies and waste water disposal systems shall control when they are more severe than the requirements imposed by Declarant or its successors in interest.

Domestic Water System

Water wells and domestic water supplies shall be constructed so as to comply with the current specifications established by the State Engineer, the State Department of Environmental Quality and the Department of Health and Social Services or their successors.

As a general rule, pitless adaptors must be used on all wells, and all pumps drawing water from the wells shall be of the submersible type. However, Boclarant or its successors in interest may approve and allow different pumping system designs or equipment.

Waste Water Disposal System

All sewer systems must be approved by the undersigned owners, or its successors, prior to construction and must comply with Public Health Standards. All sever systems construction must be inspected and approved by the undersigned owners or its successor in interest prior to covering. At any time that a central sewer system should become available to the area, all tract owners in the subdivision will be required to convert and subscribe to that service. Septic Systems must be properly licensed and inspected by the County Engineer.

Inspection and Enforcement of Domestic Water and Waste Water Disposal System Covenants

The Sheridan County Engineer's Office or its successors shall have a right to inspect the domestic water and waste water disposal systems at any time. If the County Engineer determines that corrective measures must be taken to comply with state laws and regulations and to protect the public health, it shall give the property owner notice directing him to correct the violation. If the violation is not corrected, the Engineer, Declarant or its successor may take possession of the violator's premises and correct the violation. The property owner will be liable for all costs of the necessary corrective measures, and in the event suit is required to collect these sums, the property owner shall also be liable for all attorney's fees and costs incurred in bringing an action to enforce this obligation.

Approval of Building Plans

Residences, buildings, fances, walls, exterior lighting facilities, domestic water or waste water disposal systems or other structures may be constructed, replaced or altered on any lot within the subdivision only after the plans and specificatons showing the location of the structure and the plans for construction have been approved by the Beclarant or its successor in interest as to the quality of workmanship and materials, harmony of colors to blend with surrounding area and specifically disallowing bright, shiny metallic-type external finish and hermony of external design with the existing structures. location with respect to tapography, finished grade, slavation and compliance with the covenants contained herein.

Within forty-five (45) days after receiving these plans, the Declarant or its successor in interest shell either approve or disapprove in writing such plans and specifications. In the event the Declarant or its successor in interest fails to approve or disapprove in such period of time, after the plans have been submitted to it, approval will not be required, and the related covenants shall be degmed to have been fully complied with. If the plans shall be rojected because of noncompliance with the covenants and restrictions, the reasons therefore shall be stated. The person submitting the plans shall have a right to make application to the Beclarant or its successor in interest for roview of its decision and may request a variance from the restrictions.

During the course of construction of any structure or system, Occiarant or its successor in interest shall have the right to inspect any structure or system prior to covering.

Commencement of any construction before approval has been given by Declarest or its successor in interest will be a violation of these covenants.

. .. . ---

At such time as the Improvement District is fully organized and operational, such district shall replace Declarant as the approving agency for the provision of these covenants. In the event the Improvement District ceases to exist for any reason, then at such time as 90% of the original lots in the Subdivision have been sold and conveyed by the Declarant, the owners of the lots in the Subdivision shall elect an Architectural Control Committee consisting of 3 members and shall replace the Declarant and/or the Improvement District as the approving agency for the provisions of those covenants. The Declarant shall maintain the authority to approve all building plans, location and orientation of homes for three years after all the tracts have been sold.

In the event an Architectural Control Committee is formed it shall be done as follows: The members of the Architectural Control Committee must be owners of tracts in the Subdivision. The three nominees receiving the most votes shall serve as members of the committee. Each lot owner shall be outtied to one vote in these elections. Joint Owners of a lot shall only have one vote, and if a person owns more than one lot, he will still have only one vote.

Elections for the Architectural Control Committee shall be enqually, and upon the death or resignation of any member of this committee, the remaining members shall have authority to designate a successor who shall remain upon the committee until the next annual election. Elections to the Architectural Control Committee shall be held on the first day of March of each year at a meeting called for that purpose. Notice of the meeting by the committee shall be mailed to all property owners within the Subdivision at the address given to the committee.

The members of the committee shall elect a chairman who may also serve as secretary unless another member shall be designated as such. In any event, the secretary shall keep minutes of all proceedings and actions taken by the committee and shall be responsible for all correspondence. Meetings of the committee may be called at any time by the chairman as required to transact any business, and the committee may formulate its own rules and regulations before the calling of such meetings and the conduct of its business. The decisions of the committee shall be made by majority vote. In the event of a deadlock in the Architectural Control Committee, the question shall be resolved by a vote of the owners of all lots in the Subdivision.

The Improvement District shall be organized in accordance with the Statutes of the State of Hyoming and the By-laws adopted by the District.

Modification and Amendment

The Declarant or its successor, when constituted, shall have the right to vary the limitations provided by these restrictions and covenants, except the covenants concerning domestic water and waste water disposal systems, to the extent of ten percent (10%) of the requirements and shall have the right to enforce these covenants.

Once ninety percent (90%) of the original lots in this Subdivision have been seld, these restrictions and covenants, except the covenants concerning domestic water and waste water disposal systems and approval of building plans by the Declarant, may be amended or altered at any time upon the approval of the owner or owners of eighty percent (80%) of the lots in the Subdivision.

Duration

These covenants are to run with the land and shall be binding upon all parties and all persons claiming under them for a period of 25 years from the date these covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by eighty percent to repeal or amond these covenants.

Enforcement

Declarant and, when constituted, the Improvement District or its successor shall have the sole and exclusive right and authority to determine compliance with the covenants contained herein and allocate and assess the costs for the improvement, maintenance and repair, of all roadways, common area and irrigation facilities. Upon the violation of any covenants or upon the failure to pay any ossessments, written notice of such violation or failure shall be directed to the violator who shall have ten (10) days after receipt of the said notice to correct the violation or pay the assessment due. If said violation is not corrected or payment is not made, Declarant or successor may re-enter and take possession of the violator's premises and correct the violation. In addition, damages may be assessed against the violator at a rate of Twenty-five Dollars (\$25.00) per day for each day the violation continues after the ten days' notice. In the event suit is required to collect any sums due or to enjoin the violation of any of the covenants contained herein, violator, in addition to any of the other penalties provided herein or which may be assessed by the Court, shall be liable for all attorneys' fees and costs incurred by commar or its successor in bringing such action. The aforesaid powers are in addition to and shall not be deemed to limit in any way the powers of an Improvement and Sarvice District, as provided by the statutes of the State of Kyoming.

The Declarant and, when constituted, the Improvement District or its successor shall have a lien against each lot to secure the payment of any assessment plus interest from the date due and payable, plus all costs and expenses of collecting the unpaid amount, including roasonable attorneys' fees. The lien may be foreclosed in the manner provided for the foreclosure of real estate mortgages in the State of Byonino. This lien shall be in addition to and shall not be a limitation of the powers granted onto the Improvement District as a Service and Improvement District under the laws of the State of Myoming.

Severability

In the event any one of the covenants, restrictions or remedies contained herein is invalidated by a judgment or court order, the remaining provisions and remedies shall remain infull force and effect.

Irrigation

All water rights, ditch rights, and reservior stock shall be held in the name of the improvement District. The District will be the admistering authority for the distribution of water within the subdivision. The District may make and inforce rules from time to time that assure that the water is used efficiently and is distributed fairly to all residents in the subdivision. The District will be responsible for maintened of the irrigation system and shall assess the residents the cost of operation maintance and repair. maintance and repair.

Annexation

The owner of any lot, which is ineligible for annexation to the City of Shoridan because it is not contiguous with or adjacent to the City, may require other lot owners in the subdivision owning lots which must be included in order to meet the requirement of contiguity or adjacency join and consent to a petition to annex their lots to the city.

IN WITNESS WHEREOF, the Parties here o set their hands to this Agreement this 6 day of 19 29 CARROLL REALTY CO., INC. a W. J. PILCH & ASSOCIATES, a Wyoming Corporation Attest: STATE OF WYOMING COUNTY OF SHERIDAN Band and official seal. My Commission expires: 1-7-8 STATE OF WYOMING COUNTY OF SHERIDAN The foregoing instrument was acknowled before me by Walter J. Pilch, President of H. J. PILCH & ASSOCIATES, a Wyoming Corporation, this 6th day of July 1979. Witness my hand and official seal. My Commission expires: STATE OF WYOMING COUNTY OF SHERIDAN The foregoing instrument was acknowledged before me by RUTH HOLBERT and CLAUDE HOLBERT, wife and husband, this day of _______. 1979. Wd. Carried Va. Dand. and official seal. 1-7-8 My Commission expires: _

RECORDED JUNE 21, 1991 BK 342 PG 107 NO 84659 ROMALD L. DATLEY, COUNTY CLERK

SECOND AMENDMENT

TO DECLARATION OF PROTECTIVE COVENAUTS FOR

JEFFRIES DRAW SUBDIVISION

SHERIDAN COUNTY, WYOMING

This Second Amendment to Declaration of Protective Covenants is made effective this 1st day of June, 1991, by the owners of lots within Jeffries Draw Subdivision, Sheridan County, Wyoming.

WITNESSESTE:

WHERBAS, a Declaration of Protective Covenants for Jeffries Draw Subdivision dated October 25, 1979 was recorded October 25, 1979 in Book 243 at Page 564 of the Sheridan County, Wyoming records, and a First Amendment to Declaration of Protective Covenants for Jeffries Draw Subdivision dated November 5, 1982 was recorded December 10, 1982 in Book 271 at Page 474 of the Sheridan County, Wyoming records, and

WHEREAS, said covenants provide that the Protective Covenants of Jeffries Draw Subdivision may be amended or altered at any time upon the approval of the comers of eighty percent (80%) of the lots within the subdivision, and

WHEREAS, more than eighty percent (80%) of the owners of lots within Jeffries Draw Subdivision have voted for and approved the following Second Amendment to the Protective covenants for Jeffries Draw Subdivision, Sheridan County, Wyoming.

NOW, THEREFORE, the Protective Covenants of Jeffries Draw Subdivision, Sheridan County, Wyoming, are hereby amended to add the following:

Construction

All buildings erected on any subdivision lot shall be of new construction. Used buildings or structures shall be prohibited. Any new construction must be substantially complete within one year of commencement of construction. No dwelling within the subdivision shall be occupied until the exterior construction is entirely completed. All areas disturbed by construction shall be returned to natural conditions and replanted with suitable ground cover.

All other provisions of the Declaration of Protective Covenants for the Jeffries Draw Subdivision and the Pirst Amendment to Declaration of Protective Covenants for Jeffries Draw Subdivision not in conflict with the provision hereinabove set forth, shall remain in full force and effects.

DATED offective this 1st day of June, 1991.

JEFFRIES DRAW SUBDIVISION, SHERTDAN COUNTY, WYOMING

By all of the duly elected members of the Architectural Control Committee of Jeffries Draw Subdivision

STATE OF WYOMING COUNTY OF SHERIDAN]

The foregoing instrument was acknowledged before me this $\frac{\sqrt{2^{n/2}}}{2^n}$ day of June, 1991, by Haultain E. Corbett.

WITNESS my hand and official seal.

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v commission explies:	10-1-91	

STATE OF WYOMING COUNTY OF SHERIDAN

The foregoing instrument was acknowledged before me this $\frac{3^{2}}{2^{2}}$ day of June, 1991, by Ronald J. Garland.

WITHESS my hand and official seal.

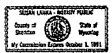


My commission expires:

STATE OF WYOMING :95 COUNTY OF SHERIDAN)

The foregoing instrument was acknowledged before me this 2/2t day of June, 1991, by Steven A. Novotny.

WITNESS my hand and official seal



My commission expires: 10 /- 91

RECORDED DEGEMER 10, 1982 BK 271 FR 474 SD. 859408 MARGARET LEWIS, COUNTY GLERK FIRST AMENDMENT

TO DECLARATION OF PROTECTIVE COVENANTS

TOR JEFFRIES DRAW SUMDIVISION

SHERIDAN COUNTY, WYONING

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THIS AMERICHENT OF DECLARATION OF PROTECTIVE COVENANTS made this day by CARROLL REALTY CO., INC., a Myoming corporation with principal offices in Sheridan, Myoming, Walter J. Fileh and Olga M. Pilon. Michael R. and Fern D. Leach, W. N. and W. E. Lewis, Sentry Homes, and Ruger and Agnas Reich, Dean G. and Patricia B. Fox, hereinafter referred to as Declaration.

WITNESSETH:

WHEREAS, Carroll Realty Co., Irc., waiter J. Pilch and Ciga M. Pilch, hereinafter referred to is developer, has heretoicee filed in the Office of the County Clerk and Recorder of Sheridan County a Declaration of Protective Covenants for DEFFRIES DRAW SUBCIVISION, Sheridan County, Wyoming, dated October 25, 1979, which Declaration of Protective Covenants was filed October 25, 1979 in Book 241 of Deeds at Page 564, and

WHEREAS, the Declarant desires to add to the covenants matters relating to the domestic and irrigation water source and supply; and

WHEREAS, Declarant is the Owner of all of the lots within said subdivision and pursuant to the aforementioned Declaration is entitled to amend said covenants:

NOW, THEREFORE, the addition of the Declaration Protective Covenants for JEFFRIES DRAW SUBDIVISION is hereby amended as follows:

Comestic Water Supply System:

- A. Developer will first wells in the Jeffries Draw Subdivision to provide a domestic water source and supply to various lots. Each well will serve approximately eight (8) lots. The developer is not responsible for developing any water systems on lots owned by Dean G. and Patricia B. Fox.
- a. Each well eystem includes well casing, a well pump, storage tanks, gravity feed to lots, and is connected to a curb stop at each lot. Lot purchasers shall be responsible for extending water lines from the curb stop to the residence. Water from these multi-resident wells shall be used for in-house domestic purposes only and any other usage is expressly forbidden. Specifically, no water from this demostic supply shall be used for any outside irragation.
- C. Covoluper guarantees an adequate water supply in each system, based on average household use which is defined as normal in-house domestic use, for a period of one (1) year after the date the sighth user is connected to each system. Said quarantee shall be limited to a period of time that would commance when the first user of each system connected on and would continue for a period not to exceed ton (10) years thereafter, which ever is seenar. This quarantee is limited to an adequate water supply and does not extend to maintenance and repair of the system. There-after the resulting lot owners of each system shall be responsible for any failure in the water system.

Insidention Supply System

- A. Basements and rights of way for irrigation pipelines and ditones are reserved on the Plat. Water for irrigation purposes will be delivered to each lot in a non-pressurized pipeline or ditch and each lot owner may develop a pressure system for distribution of irrigation water from the point of delivery to the generader of his lot.
- 3. Water supplied through the irrigation system shall come from the Colorado Colony Ditch and shall have an instraem supply proportionate to one (1) CFS per seventy (70) acres. Upon depletion of direct flows the developer/homo Gener's Association, can tell for reservoir water based on developer stock shares of seven hundred ninety six (796) shares in the Big Horn Roservoir with an acre foot being equivalent to 21.61 shares/Ac. Ft. (total of 36.83 Ac. Pt.). Water supplied in this manner shall be used Only for normal lawn, garden, tree, shrubbery and livestock watering purposes, as permatted by these covenants, and shall not be used for any other demostic or other purposes.

Maintenance, Repair and Capital Emprovements

- A. From the date of closing of the purchase, each lot owner, his successors and assigns, shall be responsible for all costs of maintenance, repair or capital water system in the subdivision. Expenses incurred for such maintenance, repair or improvements shall be prorated equally between the lot owners. Only lot served by a domastic well shall be assessed for the costs of maintenance, repair or capital improvements to the well which services their lot.
- B. No capital improvements of either the domestic water supply or the irrigation supply system shall be undertaken until seventy-five (75) percent of the lot owners within the subdivision, or in the case of the domestic supply system, seventy-five (75) percent of the owners of the lots served by the well to be improved, approve and authorize such capital improvements.
- C. Entil the appointment of the Architectural Control Committee, Developer shall assess each lot owner his proportionate share of the cost of maintenance, repair and improvements. Assessments shall be by written notice directed to the lot owner and payment is due within ten (10) days after receipt of the notice. Failure to pay within sail ten (10) days shall result in termination of water service to the delinquent lot and in addition Declarant, its successors and assigns, shall have all rights and remains provided in the Declaration or Protective Covenignts for the JEFFRIES DRAW SUBDIVISION.

All other provisions of the Declaration of Protective Covenants for the Jeffries Draw Subdivision, as set forth in the Declaration filed October 25, 1979 to Scok 241 at Page 564, not in conflict with the provisions hereinabove set forth, shall remain in full force and effect.

IN WITHESS WHEREOF, the parties hereto set their hands this day of here. 1982.

JEFFREES DRAW SORDIVISION

Sadretary-Carroll Realty Co. Inc.

BY Don Carroll Realty Co. Inc.

BY Walter J. Pilch

Walter J. Pilch

BY Co. Leach

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BY Roger A. Maich

BY Roger A. M

State of Wyoming County of Sheridan

The foregoin instrument was alknowledged before se by Domaid R. CARROLL, WALTER J. PILCH. DIGA M. PILCH. MICHAEL R. LEACH, FREN C. LEACH. F. H. LENCH. W. E. LEWIS. STANLEY X. EYERETT, ROCER A. MEICH. ACRES REICH. BANGE POX AND PAIRICIA B. FOX this STANLEY LAY OF STANLEY M. 1982. GLGA M. PILCH
GLARGI POX AND PAIRIOIN B. FON this
OTARY RITHESS MY HAND AND OFFICIAL SEAL
A U MALTONIA STATE OF THE STATE

RECORDED MAY 16, 1980 RK 248 PG 556 NO. 791142 MARGARET LEWIS, COUNTY CLERK

AMENCHENT TO DECLARATION OF PROTECTIVE COVENANTS FOR JEFFRIES DRAW SUBDIVISION

The undersigned, being all of the owners of all of the lands embraced in the subdivision known as Jeffries Draw which is platted and of record in the Office of the County Clerk and Ex-Officio Register of Beeds in Sheridan County, Nyoming, hereby adopt the following amendment to the Duclaration of Protective Covenants for Jeffries Draw Subdivision recorded October 25, 1979, in Book 243 of Deeds at Pages 564 to 570 in the Office of the County Clerk of Sheridan County, Myoming.

The covenant headed "Residential Restrictions" is amended to read as follows:

Except as otherwise provided, all tracts and lots shall be used for residential and family recreational purposes.

No manufacturing or commercial enterprise or enterprises of any kind for profit shall be maintained on, in front of, or in connection with the lands in this subdivision except the lands of this subdivision may be used for home occupations. A home occupation use is a use (a) clearly incidental to or secondary to the residential use of the dwelling on the property; (b) carried on within the dwelling by one or more occupants of the dwelling and does not employ more than one person not residing in the dwelling; (c) does not display or create outside the dwelling any exterior evidence of the operation of the home occupation except one identification sign not more than one square foot in area; and (d) does not involve the operation of the store, the sale of merchandise, or the keeping of a stock in trade.

Examples of permitting home occupation uses are professional offices; art, music dance or photographic studios; and beauty shops.

CARROLL REALTY CO., INC.
4 Wyoming Corporation

By:
President

Walter J. Pilen

Walter J. Pilen

Ofaa M. Phich

Ruth Holbert

Claude Holbert

STATE OF WYOMING The foregoing instrument was acknowledged before me this 2000 to 1980, by Donald R. Carroll, President of Carroll Co., Inc. WITHESS my hand and official seal. R08/753 Myetermias on expires: STATE OF CO STATE OF WYOMING County of Sheridan The foregoing instrument was acknowledged before me this 1980, by Walter J. Pilch and Olga M. Pilch. WITNESS my hand and official seal. My Commission expires: Ry Commission expires March 7, 1984 STATE OF WYOMING County of Sheridan) The foregoing instrument was acknowledged before me this day of WITNESS my hand and official seal. mission expires: - del

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RECORDED MAY 16, 1980 BK 248 PG 556 NO. 791142 MARGARET LENIS, COUNTY CLERK

AMENDMENT TO DECLARATION OF PROTECTIVE COVENANTS FOR JEFFRIES DRAW SUBDIVISION

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Except as otherwise provided, all tracts and lots shall be used for residential and family recreational purposes.

No manufacturing or commercial enterprise or enterprises of any kind for profit shall be maintained on, in front of, or in connection with the lands in this subdivision except the lands of this subdivision may be used for home occupations. A home occupation use is a use (a) clearly incidental to or secondary to the residential use of the dwelling on the property; (b) carried on within the dwelling by one or more occupants of the dwelling and does not employ more than one person not residing in the dwelling; (c) does not display or create outside the dwelling any exterior evidence of the operation of the home occupation except one identification sign not more than one square foot in area; and (d) does not involve the operation of the store, the sale of merchandise, or the keeping of a stock in trade.

Examples of permitting home occupation uses are professional offices; art, music dance or photographic studios; and beauty shops.

CARROLL REALTY CO., INC.
A Wyoming Corporation

By:
President

Walter J. Pilch

Claude Holbert

STATE OF WYOMING)		
) ss. County of Sheridan)		
The foregoing instrument was ackr 200, 1980, by Donald R. Co., Inc.	nowledged before me this . Carroll, President of C	day of arroll Realty.
WITNESS my hand and official seal	1. 2 treatelenie tary Public	
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STATE OF WYOMING)		
) ss. County of Sheridan)		
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Not	Kinda (Harlie tary Public	18A101 C
My Commission expires: My Commission ex	opires March 7, 1984	Way and an arrange of the second
STATE OF WYOMING) ss. County of Sheridan)		
The foregoing instrument was ackn	nowledged before me this abort and Claude Holbert.	day of

WITNESS my hand and official seal.

Notary Public

MyvCommission expires:

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RECORDED DECEMBER 10, 1982 BK 271 PG 474 NO. 858408 MARGARET LEWIS, COUNTY CLERK

FIRST AMENDMENT

TO DECLARATION OF PROTECTIVE COVENANTS

FOR JEFFRIES DRAW SUBDIVISION

SHERIDAN COUNTY, WYOMING

THIS AMENDMENT OF DECLARATION OF PROTECTIVE COVENANTS made this day by CARROLL REALTY CO., INC., a Wyoming corporation with principal offices in Sheridan, Wyoming, Walter J. Pitch and Olya M. Pilch, Michael R. and Fern D. Leach, W. W. and W. E. Lewis, Sentry Homes, and Roger and Agnes Reich, Dean G. and Patricia E. Fox, hereinafter referred to as Declarant;

WITNESSETH:

WHEREAS, Carroll Realty Co., Inc., Walter J. Pilch and diga M. Pilch, hereinafter referred to as developer, has heretofore filed in the Office of the County Clerk and Recorder of Sheridan County a Declaration of Protective Covenants for JEFFRIES DRAW SURDIVISION Sheridan County.

Wyoming, dated October 25, 1979, which Declaration of Protective Covenants was filed October 25, 1979 in Book 243 of Deeds at Page 564; and

WHEREAS, the Declarant desires to add to the covenants matters relating to the domestic and irrigation water source and supply; and

WHEREAS, Declarant is the Owner of all of the lots within said subdivision and pursuant to the aforementioned Declaration is entitled to amend said covenants;

NOW, THEREFORE, the addition of the Declaration Protective Covenants for JEFFRIES DRAW SUBDIVISION is hereby amended as follows:

Domestic Water Supply System:

A. Developer will drill wells in the Jeffries Draw Subdivision to provide a domestic water source and supply to various lots. Each well will serve approximately eight (8) lots. The developer is not responsible for developing any water systems on lots owned by Dean G. and Patricia B. Fox.

- B. Each well system includes well casing, a well pump, storage tanks, gravity feed to lots, and is connected to a curb stop at each lot. Lot purchasers shall be responsible for extending water lines from the curb stop to the residence. Water from these multi-resident wells shall be used for in-house domestic purposes only and any other usage is expressly forbidden. Specifically, no water from this domestic supply shall be used for any outside irrigation.
- C. Developer guarantees an adequate water supply in each system, based on average household use which is defined as normal inhouse domestic use, for a period of one (1) year after the date the eighth connected to each system. Said quarantee shall be limited to a period of time that would commence when the first user of each system connected on and would continue for a period not to exceed ten (10) years thereafter, which ever is sooner. This guarantee is limited to an adequate water supply and does not extend to maintenance and repair of the system. Thereafter the resulting lot owners of each system shall be responsible for any failure in the water system.

Irrigation Supply System

- A. Easements and rights of way for irrigation pipelines and ditches are reserved on the Plat. Water for irrigation purposes will be delivered to each lot in a non-pressurized pipeline or ditch and each lot owner may develop a pressure system for distribution of irrigation water from the point of delivery to the remainder of his lot.
- B. Water supplied through the irrigation system shall come from the Colorado Colony Ditch and shall have an instream supply proportionate to one (1) CFS per seventy (70) acres. Upon depletion of direct flows the developer/Home Owner's Association, can call for reservoir water based on developer stock shares of seven hundred ninety six (796) shares in the Big Horn Reservoir with an acre foot being equivalent to 21.61 shares/Ac. Ft. (total of 36.83 Ac. Ft.). Water supplied in this manner shall be only for normal lawn, garden, tree, shrubbery and livestock watering purposes, as permitted by these covenants, and shall not be used for any other domestic or other purposes.

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Maintenance, Repair and Capital Improvements

A. From the date of closing of the purchase, each lot owner, his successors and assigns, shall be responsible for all costs of maintenance, repair or capital water system in the subdivision. Expenses

incurred for such maintenance, repair or improvements shall be profated equally between the lot owners. Only lot served by a domestic well shall be assessed for the costs of maintenance, repair or capital improvements to the well which services their lot.

- B. No capital improvements of either the domestic water supply or the irrigation supply system shall be undertaken until seventy-five (75) percent of the lot owners within the subdivision, or in the case of the domestic supply system, seventy-five (75) percent of the owners of the lots served by the well to be improved, approve and authorize such capital improvements.
- C. Until the appointment of the Architectural Control Committee, Developer shall assess each lot owner his proportionate share of the cost of maintenance, repair and improvements. Assessments shall be by written notice directed to the lot owner and payment is due within ten (10) days after receipt of the notice. Failure to pay within said ten (10) days shall result in termination of water service to the delinquent lot and in addition Declarant, its successors and assigns, shall have all rights and remedies provided in the Declaration of Protective Coventants for the JEFFRIES DRAW SUBDIVISION.

All other provisions of the Declaration of Protective Covenants for the Jeffries Draw Subdivision, as set forth in the Declaration filed October 25, 1979 in Book 243 at Page 564, not in conflict with the provisions hereinabove set forth, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto set their hands this

day of lune, 1982.

JEFFRIES DRAW SUBDIVISION

Secretary-Carroll Realty Co. Inc.

BY Kinseld Extorall
Don Carroll President Carroll Realty Co.Inc.
inc.
BY Cally Rem
Walter J. Pilch
BY Olga M. Pilch
Michael R. Leach
By Fran Dogach
Fern D. Leach
BY Cic Lewis
E.W. Lewis
BYCO to Xeurs
BYCC. E. Xeuis W.E. Lewis
Sentry Jomes
Stanley K. Everett
BY Longer Kelet
Roger A. Reich
Agnes Reich
BY CON OCT
Dean G. Fox
BY Fatricia B. Fox Patricia B. Fox

RECORDED JUNE 21, 1991 BK 342 PG 107 NO 84659 RONALD L. DAILEY, COUNTY CLERK

SECOND AMENDMENT

TO DECLARATION OF PROTECTIVE COVENANTS FOR

JEFFRIES DRAW SUBDIVISION

SHERIDAN COUNTY, WYOMING

This Second Amendment to Declaration of Protective Covenants is made effective this 1st day of June, 1991, by the owners of within Jeffries Draw Subdivision, Sheridan County, Wyoming.

WITNESSESTH:

WHEREAS, a Declaration of Protective Covenants for Jeffries Draw Subdivision dated October 25, 1979 was recorded October 25, 1979 in Book 243 at Page 564 of the Sheridan County, Wyoming records, and a First Amendment to Declaration of Protective Covenants for Jeffries Draw Subdivision dated November 5, 1982 was recorded December 10, 1982 in Book 271 at Page 474 of the Sheridan County, Wyoming records, and

WHEREAS, said covenants provide that the Protective Covenants of Jeffries Draw Subdivision may be amended or altered at any time upon the approval of the owners of eighty percent (80%) of the lots within the subdivision, and

WHEREAS, more than eighty percent (80%) of the owners of lots within Jeffries Draw Subdivision have voted for and approved the following Second Amendment to the Protective covenants for Jeffries Draw Subdivision, Sheridan County, Wyoming.

NOW, THEREFORE, the Protective Covenants of Jeffries Draw Subdivision, Sheridan County, Wyoming, are hereby amended to the following:

Construction

All buildings erected on any subdivision lot shall be of new construction. Used buildings or structures shall be prohibited. Any new construction must be substantially complete within one year of commencement of construction. No dwelling within the subdivision shall be occupied until the exterior construction is entirely completed. All areas disturbed by construction shall be returned to natural conditions and replanted with suitable ground cover.

All other provisions of the Declaration of Protective Covenants for the Jeffries Draw Subdivision and the First Amendment to Declaration of Protective Covenants for Jeffries Draw Subdivision not in conflict with the provision hereinabove set forth, shall remain in full force and effects.

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DATED effective this 1st day of June, 1991.

JEFFRIES DRAW SUBDIVISION, SHERIDAN COUNTY, WYOMING

By all of the duly elected members of the Architectural Control Committee of Jeffries Draw Subdivision

Hauldain E) Corbett

Ronald J. Garland

Steven A. Novotny

STATE OF WYOMING

:ss.

COUNTY OF SHERIDAN

Ad

The foregoing instrument was acknowledged before me this 🔾
day of June, 1991, by Haultain E. Corbett.
WITNESS my hand and official seal.
SUSAN LANKA - NOTARY PUBLIC County of Shervian Notary Public Notary Public
SUSAN LANKA : NOTARY PUBLIC () (1 V A / A (1 / /))
County of State of Notary Public
My Commission Expres October 1, 1991
My commission expires: /// //
STATE OF WYOMING)
:88.
COUNTY OF SHERIDAN)
The foregoing instrument was acknowledged before me this
day of June, 1991, by Ronald J. Garland.
~
WITNESS my hand and official seal.
SUSAN EMAN TOWNS POURICE TO
Susan Part Today Public County of Sheridan Wyoming Notary Public
Sheidan Wyoming Notary Public
My Commission Expires October 1, 1991
My commission expires: // // //
My commission expires:
STATE OF WYOMING)
:ss.
COUNTY OF SHERIDAN)
The foregoing instrument was acknowledged before me this $2/2$
day of June, 1991, by Steven A. Novotny.
WITNESS my hand and official seal.
Susan Lanka - Notary Public County of Sheridan Notary Public Notary Public
OLLOOK CARA
County of State of Notary Public Notary Public
My Commission Expires October 1, 1991
United States and the Control of the
My commission expires: /// / 9/

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