Amended and Substituted Protective Covenant Tony of An Information DAY OF AN AD IN THE OCCUPANT OF ADDITIONAL OF FLLED DOOK 145 Page 756

COUNTY COUNTY DEFUTY

In The fellerying American Protective Covenants are adopted for all lots in Blocks 1 through 32, inclusive, LAKELAND ESTATES, a subdivision in Washington County, Market All Industrial in Subdivision are and shall henceforth be owned, held, and used and conveyed subject to the following conditions and protective covenants. 1. All lots shall be used as residential lots except Lot 1, Block 14, which may be used for commercial use. No part of said dwelling shall be nearer than 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the rear lot line. Corner lots shall maintain the same setback from both roads with a 25 feet from the rear lot line. Corner lots shall maintain the same setback from both roads with a 25 feet from the rear lot line. Corner lots shall maintain the same setback from both roads with a 25 feet from the road lots with a 25 feet from the from the front lot line, 7 feet from each side lot line and 25 feet from the rear lot line. Corner lots shall maintain the same setback from both roads with a 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front lot line, 7 feet from each side lot line and 25 feet from the front line, 8 feet line, dwelling without passing through garage, laundry, kitchen or utility-service areas. 2. Storage sheds, carports, detached garages and other outbuildings shall be located no closer to roads than foundation line of dwelling. All structures of this type shall be of neat construction and of such a character as to enhance the value of the property. 3. When improvements are erected on any lot in this subdivision, the owner shall at the same time construct and connect said improvement to an adequate sewage 3. When improvements are elected on any lot in this subdivision, the owner shall at the same time construct and connect said improvement to an adequate sewage disposal facility which shall consist of a minimum of a 1,000 gallon septic tank, and connect same in compliance with regulations and specifications of the Nebraska State Health Department of Washington County, Nebraska, which are in effect at the date of recording of the original Protective Covenants of Lakeland Estates. When sewage disposal facilities are installed on any lot adjoining the Lake, septic tanks and absorption fields must be between the dwelling and the road.

4. No debris, junk or unsightly accumulation of materials shall be allowed to remain on any lot.

5. All materials used in construction of any building on any lot shall be new. Used artique brick or stone is permitted for decorative purposes. Frame construction shall be with wall studs, joists and rafters on 16" centers or equivalency. Roof overhang shall be a minimum of 12" at gable ends. All other overhangs to be 24" except at certain locations, such as bay windows. Earth homes with plans approved by Lake Arrowhead, Inc., constructed with the minimum or over square footage and presenting a single presentation of the presentation of th ting a sightly appearance are also allowed.

6 No dwelling shall be constructed on any lot with less than 850 sq. ft. of floor space on the main level in Blocks One (1) through Thirty-two (32) inclusive EXCEPT on Lots One (1) through Nineteen (19) in Block Seven (7); Lots One (1) through Thirteen (13) in Block Twenty; Lots One (1) through Seventeen (17) inclusive in Block Twenty-five (25); and Lots Eleven (11) through Twenty (20) inclusive, in Block Twenty six (26) where floor space shall be not less than 1,000 sq. ft., said floor space, except porches and porticos, include only actual living space under an inclosed roof or one (1) or one and one-half (1½) or two (2) story dwellings on the ground floor. No basement shall be occupied as a residence until the dwelling is completed. No trailer or double wide trailer shall be used as a residence dwelling, and all buildings must be completed on the outside within six (6) months after the commencement of construction of any type. Any dwelling or garages constructed within said subdivision shall have an enclosed foundation extending bendath all exterior ground level walls, which foundation shall be located at a minimum of thirty-six (36) inches below ground level.

7. No dwelling shall be constructed on any lot which is more than two stories in height above ground level.

8. In addition to the easements for utilities shown on the recorded plat of Lakeland Estates, there shall also be reserved a five (5) foot strip along each lot line of each lot in said subdivision. All public utilities shall have the right to use and occupy those areas designated as Lanes and Drives in said platting, the same as if they were dedicated public Lanes and Drives.

9. No signs may be placed or maintained on any residential lot other than the name or names of the owners and such signs shall be no longer than thirty (30) inches long and eighteen (18) inches wide. Signs for the sale of a house may be displayed on said lot.

10. No animals other than domestic household pets shall be kept on any lot and said pet shall be kept on a leash when not in an enclosure.

11. The owner of each lot shall mow and keep his lot free of weeds and underbrush. In event the owner fails to mow said weeks and underbrush by May 16 of any 1). The owner of each fot shall mow and keep his lot free of weeds and undertush. In event the owner rais to mow and weep and charge a reasonable fee for such calendar year, Lake Arrowhead, Inc. or it's agents, shall have the right to mow said lot for the remainder of such calendar year and charge a reasonable fee for such service which shall become a lien against the real estate. In event Lake Arrowhead, Inc. mows weeds and underbrush, it will not be responsible for destruction of flowers and shrubs resulting from such mowing. All property owners who designate to have their lots mowed at a designated fee shall be assessed interest up to the highest rate allowable by law per annum from the date the charges become delinquent, thirty (30) days after levy, until paid.

12. Complete building plans are to be approved by Lake Arrowhead, Inc., or it's agents, including a sewage disposal field location plan for permanent records before

13. All property owners must abide by rules and regulations as to use of Lake Arrowhead as promulgated by Lake Arrowhead, Inc. For the purpose of future maintenance and improvement of the subdivision, each lot owner, including the developer shall:

Automatically receive one share of stock in Lake Arrowhead, Inc. for each lot owned in said subdivision.

Pay an annual assessment as determined by majority vote of the stockholders present at the annual meeting of stockholders, and said assessment shall be used for maintenance of Lake Arrowhead and all other public improvements within Lakeland Estates, which assessments shall be and become a lien against each lot in said subdivision until discharged by payment in full. All assessments shall be due upon levy and shall become delinquent if not paid within sixty (60) days after levy. Delinquent assessments shall draw interest at a rate up to the highest rate allowable by law par annum from the date the charges become delinquent until paid. b.

In event a lot owner defaults under his Contract for Deed, he agrees to transfer his share of stock back to Lake Arrowhead, Inc.

14. Lake Arrowhead, Inc., shall own and maintain Lake Arrowhead and the road system in Lakeland Estates.

15. These covenants may be amended at any time by vote of a majority of the legal title holders of lots within said subdivision, at a meeting called by any lot owner for that purpose. Each legal title owner shall have one vote at such meeting, and in the event of multiple ownership of any lot, there shall be only one vote per lot.

16. These protective covenants are adopted for benefit of each lot owner in the subdivision and for the purpose of enhancing the value of each lot. These protective covenants shall run with the land. Any owner may bring proceedings at low or in equity to proceed to remedy violation of any protective covenant and these covenants shall remain in force and effect until January 1, 1990. At such time, they shall automatically be extended for successive periods of ten years, unless by vote of the majority of the then legal title owners of the lots, it is agreed to change said covenants in whole or in part. These protective covenants cannot be amended concerning those sections pertaining to public utilities easements.

17. Invalidation of any one of these covenants by judgment of Court order shall in no way affect the other protective covenants which shall remain in force and effect.

18. Earth sheltered homes shall meet the following additional requirements:

A minimum of 18" of earth shall cover the roof of dwelling or roof shall have a minimum stope of 2" per foot. Exposed roofs shall be finished in either lapped shingles, tiles, or white gravel embedded in a flood coat of not roof tar. Roll type roofing is not acceptable as a finish roofing material.

All habitable rooms within dwelling have exterior glazed openings to allow for natural light and ventilation. Such glaze openings shall be equal to or greater than one-tenth of the floor space in each room, but not less than 10 sq. ft. per room. Bathrooms, laundry rooms, and similar type rooms shell have openable exterior openings for natural ventilation equal to or greater than one twentieth the floor space of each such room but not less than 1 ½ sq. ft. per room. In lieu of natural ventilation for bathrooms, laundry rooms and similar type rooms. Mechanical ventilation connected directly to the outside and capable of providing five complete air changes per hour may be provided.

Earth sheltered homes must be built on a lot sloping with final grading to insure that water will positively drain off of lot without pumping or other methods

which may lead to ponding of water.

All entrances to dwelling shall be at or near the main floor level of dwelling and shall not be located higher than eave of dwelling on the side entrance is located. In no case shall an entrance be recessed in a well or above a roof. The main entrance to an earth shelter type home need not be on the street side of dwelling providing:

(1). Lot slopes away from road, making entrance on street side impractica!

(2). No other entrance is located on street side of dwelling.

(3). No more than 25% of structure wall is visible above grade on street side of dwelling.

No materials commonly used in construction of basements, such as steel windows or concrete blocks, etc. shall be allowed on the side of the dwelling facing the street, nor shall it be used predominately on any other portion of dwelling visible above grade. Utility entrances to the dwelling shall be buried Earth shelter type dwellings shall have a minimum of 850 sq. ft. on the level served by the main entrance. Should any portion of dwelling extend more than four feet above grade, that portion of dwelling shall also be a minimum of 850 sq. ft. in area except for 1000 sq. ft. minimum building area in lots as stated in Covenant #6 above.

Storage sheds, carports, garages and other outbuildings shall be constructed in a similar manner and in no case shall the roof of such structure be higher than the main roof of the dwelling. Detached garages for earth shelter type homes may be located on the street side of the dwelling providing that the main entrance to dwelling is also on the street side, and that garage doors do not face the street.

Off street parking shall be provided for all dwellings, and parking shall be provided in such a manner that the roof of parked vehicles shall not extend higher than the roof peak of dwelling.

Plumbing vents shall be located as close to center of dwelling, and as high as possible to aid in control of odors. Under no circumstances shall vents be located closer than 10 feet from the edge of eaves, nor closer than 20 feet from property lines.

Chimneys shall be located as high as possible to minimize drifting smoke over adjacent properties and roads. Installation shall be in accordance to local building codes, but in no case shall termination of chimney be lower than 6 feet above the ground or closer than 20 feet from property lines