AMENDED AND SUBSTITUTED RESTRICTIVE COVENANTS

The undersigned parties are the owners of the fee simple title to all of Lots One (1) to Three Hundred Eleven (311), both inclusive, in Westridge, a subdivision in Douglas County, Nebraska as originally surveyed, platted and recorded. The undersigned do herewith wholly revoke, release and forever cancel certain Protective Covenants dated September 22, 1958 and recorded October 7, 1958, in Book 335 at Page 299 of the Miscellaneous Records in the Office of the Register of Deeds of Douglas County, Nebraska, and further wholly release, revoke and forever cancel certain Supplemental Covenants executed September 23, 1958, recorded October 7, 1958, in Book 335 at Page 301 of the Miscellaneous Records in the Office of the Register of Deeds of Douglas County, Nebraska.

In substitution and replacement of the covenants above cancelled, released and revoked, the undersigned hereby declare that the following covenants are to run with the land and shall be binding on all present and future owners of all or any part of the following described real estate until January 1, 1990:

Lots Nineteen (19) to Twenty-three (23), both inclusive; Lots Forty-five (45) to Two Hundred Fifty-eight (258), both inclusive; Lots Two Hundred Sixty-two (262) to Two Hundred Sixty-seven (267), both inclusive; Lots Two Hundred Ninety-four (294) to Three Hundred Three (303), both inclusive, all in Westridge, a subdivision in Douglas County, Nebraska.

If the present or future owners of any of said lots, or their grantees, heirs, or assigns, shall violate or attempt to violate any of these covenants, it shall be lawful for any other person or persons owning any part of said real estate to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to prevent him or them from so doing or to recover damages or other dues for such violation.

Invalidation of any of these covenants by judgment or court order shall in no way affect any of the other provisions, which shall remain in full force and effect.

- A. Said lots shall be used only for single-family purposes and for accessory structures incidental to single-family use, or for church or school purposes.
- B. No residential structure shall be erected or placed on any building plot which has an area of less than five thousand (5,000) square feet. No building shall be located on any lot nearer than thirty-five feet to the front lot line, nor shall any building, except a detached garage, be located nearer than five feet to any side line of any building plot; provided however that as to any lot or lots for which the Board of Appeals of the City of Omaha, Nebraska shall by resolution permit a lesser lot area or a lesser front or side yard, then the determination of said Board shall automatically supersede and amend the above covenants as to such lot or lots.
- C. No noxious or offensive trade or activity shall be carried on upon any plot nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.
- D. No trailer, basement, tent, shack, garage, barn or other outbuilding erected on said real estate shall at any time be used as a residence temporarily or permanently, nor shall any structure of a temporary character be used as a residence.

E. On Lots Nineteen (19) to Twenty-three (23), both inclusive; Lots Forty-five (45) to Sixty-seven (67), both inclusive; Lots One Hundred Eighty (180) to One Hundred Eighty-four (184), both inclusive; Lots Two Hundred Fourteen (214) to Two Hundred Seventeen (217), both inclusive; Lots Two Hundred Forty-two (242) to Two Hundred Forty-five (245), both inclusive, and Lots Two Hundred Ninety-eight (298) to Three Hundred Three (303), both inclusive, in said addition, the ground floor enclosed area of residential structures, exclusive of open porches and garages, shall be not less than 900 square feet for a one-story structure nor less than 750 square feet for a one and one-half story structure.

On Lots Ninety-seven (97), Ninety-eight (98) and Ninety-nine (99) and Lots One Hundred One (101) to One Hundred Eleven (111), both inclusive, in said addition, the enclosed living area of residential structures, exclusive of open porches and garages, shall be not less than 1200 square feet of floor space.

On Lots Ninety-four (94), One Hundred (100) and Lots One Hundred Thirty (130) to One Hundred Forty (140), both inclusive, and Lots One Hundred Twelve (112) and One Hundred Thirteen (113) in said addition, the enclosed ground floor living area of residential structures, exclusive of open porches and garages, shall be not less than 980 square feet of floor space for a one-story house nor less than 750 square feet for a one and one-half story or two-story house.

On Lots One Hundred Twenty-nine (129), One Hundred Twenty-eight (128), One Hundred Fourteen (114), One Hundred Fifteen (115), One Hundred Sixteen (116) and Lots One Hundred Fifty-six (156) to One Hundred Sixty-two (162), both inclusive, in said addition, the enclosed ground-floor living area of residential structures, exclusive of open porches and garages, shall be not less than 950 square feet of floor space for a one-story house nor less than 750 square feet for a one and one-half story or two-story house.

On Lots Sixty-eight (68) to Ninety-three (93), both inclusive, Lots Ninety-five (95) and Ninety-six (96); Lots One Hundred Seventeen (117) to One Hundred Twenty-seven (127), both inclusive; Lots One Hundred Forty-one (141) to One Hundred Fifty-five (155), both inclusive; Lots One Hundred Sixty-three (163) to One Hundred Seventy-nine (179), both inclusive; Lots One Hundred Eighty-five (185) to Two Hundred Thirteen (213), both inclusive; Lots Two Hundred Eighteen (218) to Two Hundred Forty-one (241), both inclusive; Lots Two Hundred Forty-six (246) to Two Hundred Fifty-eight (258), both inclusive; Lots Two Hundred Sixty-two (262) to Two Hundred Sixty-seven (267), both inclusive; Lots Two Hundred Ninety-four (294) to Two Hundred Ninety-seven (297), both inclusive, in said addition, the ground floor enclosed area of residential structures, exclusive of open porches and garages, shall be not less than 925 square feet for a one-story house nor less than 750 square feet for a one and one-half story house.

- F. Public concrete sidewalks, four feet wide by four inches thick, shall be installed by the then owner in front of each built-upon lot and also on the street side of all built-upon corner lots, except that no sidewalks need be constructed adjacent to 84th Street or Paddock Road or Papillion Parkway and except that no sidewalks need be constructed along the east line of Lot Sixty-five (65) nor along the west line of Lot Sixty-four (64). The sidewalk edge nearest the lot line shall be one foot outside the lot line. Such sidewalks shall be installed at time of completion of the erection of the main structure upon each lot.
- G. A perpetual license is hereby reserved in favor of and granted to the Northwestern Bell Telephone Company and the Omaha Public

Power District, their successors and assigns, to erect and operate, maintain, repair and renew poles with the necessary supports, sustaining wires, cross-arms, guys and anchors and other instrumentalities and to extend thereon wires for the carrying and transmission of electric current for light, heat and power and for all telephone and telegraph and message service over and upon a five (5) foot strip of land adjoining the rear boundary lines of said lots in said addition; said license being granted for the use and benefit of all present and future owners of lots in said addition.

IN WITNESS WHEREOF, each of the undersigned have executed this instrument on the 19th day of December, 1958 and have placed opposite their signatures the lots owned by them in said addition:

	Lots
William R. Bradshaw Burkana Bradshaw William R. Bradshaw Barbara Bradshaw	45
william R. Bradsnaw Barbara Bradsnaw hysband and wife	
Warren C. Larson Joyce H. Larson	<i>J</i> 46
Warren C. Larson Joyce H. Larson husband and wife	
Claude T. Welch Sharon A. Welch	47
husband and wife	
DIAME DO DE	1.0
Richard S. Lorener Carol Lorimer	48
husband and wife	
YGD GOV	49
John R. Harriman Leora Harriman	· · · · · · · · · · · · · · · · · · ·
husband and wife	
Clafford L. Larson Irma J. Harson	50, 51, 54, 56, 61, 300 and 303
Chifford L. Larson Irma J. Harson husband and wife	61, 300 and 303
Kenneth & Heglmeier Mary C. Heglmeier husband and wife	52
husband and wife	
Robert L. Reagan Barbara Dean Reagan husband and wife	53
husband and wife	
a one has the outer	57
Clarence Saitta Annette L. Saitta	
husband and wife	
Tours Irseph Julio Plan June	58
Levis Joseph Turco Cleo Turco husband and wife	

Roger E. Payne Norma J. Payne husband and wife	<u>Lots</u> 59
Robert L. Glenn Carolyn J. Glenn husband and wife	60
GlennB. Williams Sally H. Williams husband and wife	63
T. H. Librat. Trustee MCRIN COMPRHICTION CO. Attest:	64, 65, 66, 301 and 302
desident nay Charw	70
Donald E. Lueders Evelyn J. Lueders husband and wife	73 and 74
Philip Tofschire Marie Hofschire husband and wife	84 and 91
L. A. Thornton Mary Anne Thornton husband and wife Robert A. Pink Lucille Pink husband and wife	90, 107, 108, 113, 126, 169, 177, 179, 186, 187, 188, 191, 192, 196, 200, 203, 207, 208, 212, 223, 247, 248, 249, 263, 264, 265, 295, 296
Robert K. Adams, Trustee ROPATE MARSHALL-HANNIBAL CO. Attest:	85, 105, 115, 117, 124, 168, 172, 176, 178, 184, 189, 201, 202, 210, 218, 219, 220, 250, 266
By: Levell L. Hannibal Jack W. Marshall By: Decretary By: Decretary	_86 and 87
Lussell L. Hannibal Lois I. Hannibal husband and wife	106, 116, 150, 173, 199, 262, 213
Jack E. Gates Nadine E. Gates husband and wife	114, 149, 174, 190, 195, 197, 209, 211, 246, 297

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-5-	Lots
Emilernest Schultz Dorothy the Schultz	147
husband and wife	
Gordon K. Dryden Bonnie B. Dryden husband and wife	175
A Masbaild and Wife	
Norman R. Fredericks Betty fredericks husband and wife	181
Martin James Smith Joan R. Smith husband and wife	182
CO THORNTON CONSTRUCTION CO.Attest:	
By: A Washing 15 Glace Too. President Secretary	183
Howard Lebbert Harriet K. Lebbert	185
husband and wife	
Howard & Gates Birdie F Sates	214, 215, 216, 217, 243, 244, 245, 298
Hera B. Gates husband and wife	243, 244, 245, 298 and 299
George D. Bighia Darlene R. Bighia J husband and wife	237
Robert R. Root Luthea Ann Root	238
husband and wife Betty J. III allow C. E. McMahon husband and wife	241 and 242
Julius H. Hurstad Edith B. Hurstad husband and wife	254 and 255
CORNHUSKER HOMES CO. Attest:	
Barilla Secker Secretary	Owner of all lots in said addition except those specified above as owned by the other
NSSV.	parties.

STATE OF NEBRASKA)

On the day and year last above written, before me the undersigned, a Notary Public in and for said County, personally appeared RUSSELL L. HANNIBAL, President of Marshall-Hannibal Co.; EDWARD C. MORIN, President of Morin Construction Co.; L. A. THORNTON, President of Thornton Construction Co. and DON DECKER, President of Cornhusker Homes Co., and they did severally acknowledge that they did each execute the foregoing instrument as the President of their respective corporations, and that their execution of said instrument was their voluntary act and deed as such officer and the voluntary act and deed of said corporations, and each did acknowledge that his execution of the foregoing instrument was with due authority of the Board of Directors of each said corporation.

WITNESS my hand and Notarial Seal at Omaha, Nebraska on the day and year last above written.

My Commission Expires:

95 7/10/10/10/1959 25 7/10/10/10/1959

STATE OF NEBRASKA))ss. COUNTY OF DOUGLAS)

On the day and year last above written, before me the undersigned, a Notary Public in and for said County, personally appeared each and all of the individual persons who executed the foregoing instrument on Pages 3, 4 and 5 thereof (excepting only those persons who executed said instrument on behalf of the following corporations: Morin Construction Co., Marshall-Hannibal Co., Thornton Construction Co. and Cornhusker Homes Co.), each and all of the foregoing persons being personally known to me to be the identical persons who executed the foregoing instrument, and they did jointly and severally acknowledge their execution of said instrument as their voluntary act and deed.

 ${\tt WITNESS}$ my hand and Notarial Seal at Omaha, Nebraska on the day and year last above written.

My Commission Expires:

COTTANTO

Monoy Juli