" RESTRICTIVE COVENANTS

The undersigned hereby c clares 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, 1993.

Lots #678 thru 742, inclusive, 744 thru 1091, inclusive, 1094 thru 1099, inclusive, 1102 thru 1189, inclusive, 1196 thru 1241, inclusive, 1249 thru 1279, inclusive, 1287 thru 1324, inclusive, 1326 thru 1351, inclusive, 1358 thru 1419, inclusive, and 1421 thru 1526, inclusive, all in La Vista, an addition to the Village of La Vista, Sarpy County, Hebraska.

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 equit, 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 hereo, which shall remain in full force and effect.

- A. Said lots shall be used only for single-family residential purposes and for accessory structures incidental to residential 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 5,000 square feet. No building shall be located on any plot nearer than 30 feet to the from line of the building plot except lots #1329, 1330, and 1331, upon which no building shall be located mearer than 27 feet to the front line of the building plot, nor shall any building, except a detached garage, be located mearer than 5 feet to any side line of any building plot.
- C. No noxicus of offensive trade or activity shall be carried on upon any plot nor shall asything be done thereon which may be or become an amoyance or nuisance to the maighborhood.
- 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 parameterly, nor shall any structure of a temporary character be used as a residence.
- E. The ground floor enclosed area of single-family residential structures, exclusive of open porches and garages, shall be not less than 750 square feet for a one-story structure nor less than 750 square feet for a one-and-one-half story or taller structure.
- F. A perpetual license and easement is hereby reserved in favor of and granted to Casha Public Power District and Northwestern Bell Telephone Company, their successors and assigns, to exact and operate, maintain, repair and renew poles with the necessary supports, sustaining wives, cross-arms, guys and anchors and other instrumentalities and to extend thereon wires for the currying and transmissions of electric current for light, heat and upon a five (3) feet strip of land adjoining the rear and size beautiery lims of each lots in said Addition; provided however, that said side lot line seasonst is granted upon the specific condition that if both of cold willty companies fail to construct poles and wires along anyof wild side lot lines with thirty—sim (36) menths of data hereof or if any poles or wires are constructed but are thereafter removal without replucement within sixty (60) days after their removal, then this side line easement shall automatically terminate-and became void as to such usused or abandoned easementerys.

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G. Fortland concrete public sidewells, four feet wide by four inches thich, shall be constructed in front of each built-upon lot and along the street side of each built-upon corner lot, with the outside sidewelk edge to be located five feet back of street curb line. Such midswelk shall be described by the then owner at time of completion of the main residential structure.

II. The Board of Trustees of the Village of Le Vista are hereby granted authority, by reselution of the Board, to permit a lesser front so side yard so lot area than above required, and such determination of the Board shall automatically amend these covenants,

IN WITHESS MERROR, the understands, being the owner of all said real estate, has ensembed those Communication day of October 1964.

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STATE OF NEBRASNA)

COUNTY OF DOUGLAS)

On the day and year last above written being any tip undersigned, a Notary Public in ppd fire which through, penaltically came Don Becker, President of Malest Representation, in the mepersonally known to be the Functions and the Continue to the short whose name is affired to the above the best for the state of and acknowledged the execution thanged to be be being form of and deed as such officer and the votestary the last period of and comporation and that the Comporate Send of the short of and acknowledged by the such state of and a state of the state of the same by the such state of the same of th

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