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## PARTY WALL AGREEMENT

THIS AGREEMENT made and entered into on this 15 day of April 19 94 , by and between James L. McOord and Barbara Ann McCord, (hereinafter cal McCord ) and Daniel Spence (hereinafter cal Spence )	
collectively called Spence ),	
WITNESSETH;	
WHEREAS, McCord is the owner in fee simple of Lot 5	
and Spence is the owner in fee simple of Lot 6	
both in Diamond Head Replat 2 , a subdivision in Douglas County, Nebr	aska, and
WHEREAS, there has been constructed upon said two lots a duplex dwe	elling

unit with the dividing line and party wall between the dwelling units being located on the dividing line between said two lots, and

WHEREAS, the parties hereto desire to provide for their mutual protection and for the protection of all subsequent purchasers and grantees of said two lots with respect to the duplex dwelling unit and party wall located on sale dividing line between said two lots.

NOW THEREFORE, in consideration of the mutual covenants of the parties hereto, and for other good and valuable consideration, receipt of which is hereby acknowledged by each party hereto, it is hereby agreed that the following easements on building structures and party walls located on said promises are hereby created, to wit:

- 1) The said dividing walls shall be party walls between the adjoining residences erected on said premises.
- 2) The cost of maintaining each party wall shall be borne equally by the owners on either side of said wall.
- 3) In the event of damage or destruction of said wall from any cause, other than the negligence of either party thereto, the then owners shall, at joint expense, repair or rebuild said wall, and each party, his successors and assigns, shall have the right to the full use of said wall so repaired or rebuilt. If either party's negligence shall cause damage to or destruction of said wall, such negligent party shall bear the entire cost of repair or reconstruction. If either party shall neglect or refuse to pay his share, or all of such cost in case of negligence, the other party may have such wall repaired or restored and shall be entitled to have a mechanic's lien on the premises of the party so failing to pay, for the amount of such defaulting party's share of the repair or replacement cost.
- 4) Either party shall have the right to break through the party walls for the purpose of repairing or restoring sewerage, water, utilities, subject to the obligation to restore said wall to its previous structural condition at his own expense and the payment, to the adjoining owner of any damages negligently caused thereby.
- 5) Neither party shall alter or change said party walls in any manner, interior decoration excepted, and said party walls shall always repair in the same location as when erected, and each party to said common or division wall shall have a perpetual easement in that part of the premises of the other on which said party wall is located, for party wall purposes.
- 6) The easements hereby created are and shall be perpetual and construed as covenants running with the land and each and every person accepting a deed to either lot above described shall be bound by the terms and conditions herein contained. The undersigned, in executing and delivering deeds to said lots shall insert in said conveyances, by reference, that the same are made subject to the terms, conditions, reservations and covenants herein contained, designating the book and page of the record in which this instrument and the attached plat are recorded.

EXECUTED the day and year first-above written.

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	James L McCord			
	Barbara Ann McCord	McCord _		
	COUNTY OF (See ) ss. U	ndersigned, a Nota personally came James personally known to	first-above written by Public in and for sa E. McCord and Barbara Arn M be the identical perso the foregoing instrument ecution thereof to be h	id County, Clead <sub>me</sub> n whose t, and
	WITNESS my hand and Notari	ial Seal on the day	and year first-above w	ritten.
	GENERAL NOTARY-State of Nebrask NATALIE M. MORITZ  My Comm. Exp. March 27, 1998	•	Tatalie II Mo	HJ.
	My Commission Expires:			
	Clanul Jule Deniel Spence			
				M*
	COUNTY OF DUCKS) pe	ndersigned, a Notar ersonally came Dan ersonally known to ame is affixed to t	ar first-above writy Public in and for saidel Spence be the identical personate foregoing instruments acution thereof to be him	d County, to me whose , and
	WITNESS my hand and Notar:	ial Seal on the day	and year first-above w	written.
	GENERAL HOTARY-State of Nebraska NATALIE M. MORITZ My Comm. Exp. March 27, 1998		Notacy Public	Moritz

My Commission Expires: