PARTITION CONTAINS, PARTITIONS, ADDRESS OF THE PARTITION

The product tends, labour 3, tillus and price a price tends of an all the product of a price tends of a pric

- 1. All lots shows described now and in the fature shall be need as fasilantial lots. Not more than one structure and parage shall be built on any need of said lots, provided, however, this shall not prevent the use of a greater area than one lot as a single site.
- 4. So building shall be exected on said premises within 35 feet of street line bordering said premises nor within 7 feet of the side log lines.
- 3. The main floor of all single story and story and one helf dwellings shall cover a ground area of not less than 2000 square feet, exclusive of garages and porches, and the main floor of all dwellings of two or more stories shall cover a ground area of not less than 1200 square feet, exclusive of garages and porches.
- 4. All dwellings shall have an attached garage large enough to house two cars of standard size and of the same material and shall correspond in architecture with the dwelling.
- 5. A five foot easement across and along the rear and side boundary lines of each of said lots is hereby reserved for the construction, maintenance, operation and repair of sewer, gas, water, electric and telephone lines.
- 6. No fence shall be built in the front yard beyond the front line " of any dwelling.
- 7. All exposed foundations above grade shall be of either brick or stone material.
- 8. The covenants and restrictions herein set forth shall run with the land, and be binding upon all persons for a period of 25 years after the date hereof. At the expiration of said period, they shall be automatically extended for successive period of 10 years unless they are changed, in whole or in part, by written agreement among the then owners of the majority of the said lots, executed and recorded in the manner provided by law.
- 9. Nothing contained in this instrument shall in any wise be construed as imposing upon the undersigned any liability, obligation or requirement for its enforcement.
- 10. Each of the provisions herein is sever and separable. Invalidation of any such provision by judgment, decree or order of any court, or in full force and effect.
- li. Each and every provision hereof shall bind and inure to the benefit of the undersigned, its successors and assigns, and all its grantees both immediate and remote, and shall run with the land for the benefit of and imposed upon all subsequent owners of such of the lots above described. The undersigned, as owner of the above described real estate, has platted and divided it into lots and blocks and by such plat and this declaration, makes public its general plan of improvement and development.
- 12: These covenants shall also be for the benefit of and may be enforced by each and every person who shall own bots II to 18 inclusive, Block 12, Dillon's Fairacres Addition.

the undersigned owners of the above described property es this 27 day of Manualca COUNTY OF DOUGLAS) On this Za day of Action, 1961, before me, the undersigned, a Notary Public duly commissioned and qualified in and for said county, personally came the above named Robert V. Dillon and Helen A. Dillon, who are personally known to me to be the identical persons whose names are affixed to the above agreement, and they acknowe the instrument to be their voluntary act and deed. WITHESS my hand and Notarial Seal the day and year last above y commission expires the \_\_\_\_\_day of \_\_\_\_\_\_\_

conditions and covenants, and any and all purchasers may The undersigned owners of the above described property hereunto subscribe their names this day of Control 1961. Robert W. Billon (ARRESE TO STATE CREWITY OF PARTICES! No. year and the man の はなまな はい ここれはない