PROTECTIVE COVERNITS

PAIRVIEW HEIGHTS, INC., a Nebraska corporation, the owner of Lots One (1) to One Hundred Twenty-Six (126), inclusive, in Fairview Heights, an Addition to the City of Ralston, Douglas County, Nebraska, as surveyed, platted and recorded, does hereby promulgate and publish the following restrictive covenants for the purpose of governing the use and occupancy of all of said lots, to-wit:

- 1. So building structure of any kind whatsoever other than a residential structure shall be erected thereon, except that on Lots One (1) to Five (5), inclusive, the premises may be used for commercial purposes and commercial structures may be erected thereon. Each dwelling shall front upon a street upon which such lot abuts, and shall be constructed of solid, substantial and permanent construction of such form, design and materials as will be in hemony with the neighborhood and will not detract from the value or usefulness of any other property in the neighborhood, and shall in any event conform to the following minimum requirements, to-wit:
- a. The minimum area of any lot or tract upon which any avelling shall be placed shall be 7,200 square feet, and such lot or tract shall have a width of at least fifty feet at the front building set-back line hereinafter provided for.
- b. The lots designated as being for commercial use, namely Lots one (1) to Pive (5), inclusive, shall not be subject to the requirements contained in Paragraphs 2, 5, 6, 9 and 12 hereof.
- 2. Every building constructed on these premises must be completed on the exterior within nine (9) months from the date of commencement of excavation of the basement, or in the event that there is no basement, within nine (9) months from commencement of construction of the structure.
- 3. No noxious or offensive trade or activity shall be carried on upon any lot nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.
- 4. No trailer, basement, tent, shack, garage, barn or other outbuilding erected on the tract 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, except that during the nine months period of construction, the basement may be occupied as a residence, notwithstanding the provisions of this paragraph.
- 5. In respect to Lots 11 to 29 inclusive; Lots 42, 43, 44, 45, 46, 50, 51 and 52; Lots 69, 70, 85 to 90, inclusive; Lots 105, 106, and 107, the ground floor area of the structure, exclusive of one-story porches and garages, shall be not less than 850 square feet. In all other lots in said addition, the ground floor area of the structure, exclusive of one-story porches and garages shall be not less than 1000 square feet. Lots 17 to 29 inclusive may be used for multiple family dwellings, either singly or by the use of a combination of lots, provided that all other requirements of the City of Ralston are complied with in respect thereto. Any garage or carport erected in connection with any dwelling house located on any of said lots shall be attached to the dwelling house and shall be considered to be a part of the dwelling house for the purpose of determining the necessary depth or width of the front yard, the rear yard or the side yard.

- 6. In all of the lots in this addition, there shall be a front yard having a depth of not less than 35 feet, a side yard of not less than six feet in width on each side of interior lots, and a rear yard of not less than 25 feet. When corner lots are used for residential purposes irrespective of which way the dwelling faces, one street-side yard shall comply with the front-yard setback requirements provided for herein; and the other street-side yard shall be not less than one-half of the front yard requirement for residences of lots fronting upon such street, except that where there are no lots fronting upon said street, the side-yard requirements only shall apply.
- 7. The plot plan showing the contemplated location of any building to be placed upon any lot or tract hereinbefore described, and also the building plans themselves, shall be presented for inspection by said corporation, or its successors or assigns, or duly authorized representatives thereof, and no such building shall be thus placed thereon unless and until written approval of such plot plan and building plans is procured.
- 8. Before any dwelling or other building upon any lot or tract may be occupied or used, a public sidewalk, at least 4 feet wide and 4 inches thick, shall be constructed of concrete for the full width of such lot or tract at its front street line, and also for the full length of such lot or tract at its side street if same is abutting more than one street, such sidewalk to be located not nearer than 5 feet to the abutting nearest street curb.
- 9. Each dwelling shall have mechanical equipment adequate for the complete disposal of the garbage produced therein. Each dwelling shall have, either attached thereto or detached a garage or car-port adequate for either one or two cars; provided, however that any dwelling located upon any of the following described lots may, in lieu of such garage or car-port, have off-street parking facilities adequate for each unit, to-wit: Lots 17 to 29 inclusive.
- 10. No change in the now existing surface grade of any lot shall be made nor shall any dwelling constructed outside of said addition of Fairview Heights be placed upon any lot herein described.
- of a lot lying between a street line and the wall of any dwelling, or building used for religious or educational purposes, facing such street line, other than flowers, trees, shrubs, hedges, or other ornamental plants or vegetation which in no event shall be permitted to grow constitute a hazard to traffic, either vehicular or pedestrian. No animals, livestock or poultry of any kind ever shall be bred, raised or household pets in reasonable numbers not kept for breeding or commercial purposes and so kept as not to be or become a nuisance, annoyimprovements thereon, shall at all times be kept and maintained in a next and good condition and state of repair.
- 12. In all multiple family dwellings erected on any of said lots, adequate provision shall be made for off-street parking with a minimum of at least two parking spaces for each dwelling unit. In all lots used parking for at least two vehicles.

- 13. An easement is reserved over the rear five feet of each lot except Lots 42, 43, 44, 45, 46, 47, 48, 49, 50, \$1 and 52 for the installation and maintenance of all utilities, whether above, ground or under ground.
- 14. Each covenant herein contained is, and always shall be considered to be wholly independent and severable from each other covenant herein; and the invalidation, rescission, change, modification, amplification or termination of any one or more covenant, whether effected through voluntary action of the owners of a majority of the lots herein described, or through decree, judgment or order of a court of competent jurisdiction, in no event shall affect the validity, force or effect of any of the remaining compants, or any part or parts thereof, all of which shall nevertheless remain and be in full force and effect.
- 15. Wherever the written approval of this corporation, or its successors or assigns, or duly authorized representatives thereof, hereinbefore is required, either express approval or disapproval of the proposed action for which such approval is requested shall be given in writing within 30 days after such request is received by a person authorized to give such approval, otherwise such proposed action shall be deemed to have been approved in compliance with this instrument.
- 16. These covenants shall run with the land and be binding upon and inure to the benefit of not only this corporation, but also its successors and assigns, including every person who hereafter acquired any right, title, lien, estate or interest in, to or upon any lot herein described, or any lot in said addition not herein described, which hereafter becomes subjected to similar covenants. Any person for whose benefit these covenants thus exist shall have full right, in his or her own name, to maintain suitable action, either at law or in equity, for the enforcement of these covenants or for collection of the damages resulting from the breach thereof; but such action always shall be wholly optional to such person, and in no event shall be deemed obligatory upon this corporation, its successors or assigns, or other person. These covenants shall be in full force and effect until January 1, 1981, at which time said covenants shall be automatically extended for successive periods of ten (10) years unless by vote of two-thirds (2/3rds) of the then owners of said lots it shall be agreed to change the said covenants in whole or part.

you.	Dated this Ath day o	May 1961.
200	HEICH THE	PAIRVIEW HEIGHTS, INC., a Hebraska corporation,
Sucrement .	Section Articles	By William W. Lodfon
, il	S SEER STATE	Attest: Leus II Leug C
	STATE OF NEBRASKA)	****
	On this _4th day of _	May . 1961, before me a Notary
	Public in and for said County	personally appeared the above william

corporation, to me personally known to be the President and identical person whose name is affixed to the above instrument and acknowledged the execution thereof to be his voluntary act and deed as such officer and the voluntary act and deed of said corporation, Fairview Heights, Inc., and that the corporate seal of the said corporation, Fairview Heights, Inc., was thereto affixed by its authority

WITNESS my hand and Notarial Seal at Omaha, in said County, the day and year last above written.

Notary Public.

my commission expires on the 5th day of December , 1964

A CRES W NUMERICAL INDEX AND RECORDED IN THE REGISTER OF DIFES CHARGE IN BOUGLAS COUNTY ACCOUNTY ACCOU

VACATION OF PLAT

We, the undersigned, being all of the owners of all of the lines and territory included in the plat of Fairyiew Heights, an addition to the City of Ralston, Douglas County, Mebraska, as surveyed, platted and recorded, which plat was recorded on the 3 day of 141 1961, in Book 1//5 at Page 405 of in the office of the Register of Beeds of Douglas County, Nebraska, do hereby declare said plat to be vacated as to all lots, streets, alleys, commons and public grounds laidgout or described in said plat.

vacating the plat of said Pairview Heights and is given in accordance with the provisions of Section 17-419, Reissue Revised Statutes of 1943 of the State of Mebraska.

IN WITHESS WHEREOF, we have hereunto set our hands on this

FAIRVIEW HEIGHTS, INC., Webraska Corporation,

Propident

Attest Keur

Secretary

James 7. Kleager

Mary E. Kleager

STATE OF HEBRASKA)

COUNTY OF DOUGLAS)

on this 1st day of August, 1961, before me, the undersigned, a Motary Public in and for said County, personally came WILLIAM W. DODBON, President of Fariview Heights, Inc., a Nebraska corporation, to me personally known to be the President and the identical person whose name is affixed to the above instrument, and acknowledged the execution thereof to be his voluntary act and deed as such officer and the voluntary act and deed of said corporation and that the Corporate small of the said corporation was thereto affixed by its authority.

WITNESS my hand and Motarial Seal at Omaha, in said county the day and year last above written.

Notary Public

commission expires the 5th day of December, 1964.

STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

13

On this lst day of August, 1961, before me, the undersigned, a Notary Public, duly commissioned and qualified for in said county, personally came JAMES J. KLEAGER and MARY E. KLEAGER, husband and wife, to me known to be the identical persons whose names are affixed to the foregoing instrument and acknowledged the execution thereof to be their voluntary act and deed.

WITNESS by hand and Notarial Seal the day and year last above written.

Notary Public.

My commission expires the 5th day of December, 1964.

\$33.90

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