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DECLARATION

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THIS DECLARATION, made on the date hereinafter set forth, by ROGERS LAND CO., a Nebraska Partnership ("Declarant"). ŗ.

## PRELIMINARY STATEMENT

within Sarpy County, The Declarant is the owner of certain real property n Sarpy County, Nebraska and described as follows: located

Lots County, Nebraska. subdivision, through 61, inclusion, as surveyed, inclusive, in eyed, platted ij and recorded in Hickory Hill Sarpy

and Such lots are individually as are herein referred to collectively as the "Lots" y as each "Lot".

community and for the main desirability, attractiveness Lots. protection The Declarant on and enha rant desires to provide for the preservation enhancement of the values and amenities of sucl for the maintenance of the character, value attractiveness and residential integrity of the of to integrity value, of the such the

value, desirability and attractiveness of the Lots. These restrictions, covenants, conditions and easements shall run with such real estate and shall be binding upon all parties having or acquiring any right, title or interest in each Lot, or any part thereof, as is more fully described herein. The Lots, and each Lot is and shall be subject to all and each of the following all of the Lots shall b following restrictions, of which are for the conditions and other terms: NOW, I THEREFORE, the Declarant hereby declare e Lots shall be held, sold and conveyed restrictions, covenants, conditions and are for the purpose of enhancing and sairability and attractiveness of the declares and protecting the the Lots. These ents shall run with and s that each subject to easements, all and

# ARTICLE I. RESTRICTIONS AND COVENANTS

- use 1. Each Lot shall be used exclusively purposes except for such Lots or parts thereof or previously have been conveyed or dedicated 88 school or park. shall exclusively Ъу as for s may herea Declarant, residential ay hereafter for
- minimum sizes: basements The ground floor finished and enclosed living area of residential structures, exclusive of porches, breezeways, ents and garages, shall be not less than the following dential structures, and garages, shall
- <u>(단</u>) 1,500 square feet for a one-story dwelling;
- and (ii) 1,000 square feet for a 12-story or 2-story dwelling;
- (iii) 1,500 square feet for a split level dwe split level or split entry dwellings, the ground floor deemed to include all finished living areas except suces constructed on top of other finished living areas. il dwelling. floor shall pt such ares e ed [On as

not car less stall For each dwelling there must be erected a private less than two (2) cars, nor more than three (3) Ьe a minimum size of ten feet by twenty-one feet). e garage (each

- 3. For a period of ten (10) years after the filing of this Declaration, no residence, building, fence, wall, driveway, patio, patio enclosure, rock garden, swimming pool, tennis court, dog house, tree house, antenna, satellite receiving station ("disc"), flag pole, solar heating or cooling device, tool shed, wind mill, wind generating equipment, or other external improvement, above or below the ground (herein all referred to as any "Improvement") shall be constructed, erected, placed or permitted to remain on any Lot, nor shall any grading or excavation for any Improvement be commenced, except for Improvements which have been approved by Declarant as follows:
- (1) An owner desiring to erect an Improvement shall deliver two sets of construction plans, landscaping plans and plot plans to Declarant (herein collectively referred to as the "plans"). Such plans shall reflect the type of structure, quality and use of exterior materials, exterior design, exterior color or colors, and location of structure proposed for such Improvement. Concurrent with submission of the plans, Owner shall notify the Declarant of the Owner's mailing address.

- (ii) Declarant shall review such plans in relation to the type and exterior of improvements constructed, or approved for construction, on neighboring Lots and in the surrounding area, and any general scheme or plans formulated by Declarant. In this regard, Declarant intends that the Lots shall form a developed residential community with homes constructed of high quality materials. If Declarant determines that the proposed improvement will not protect and enhance the integrity and character of all the Lots and neighboring Lots as a quality residential community, Declarant may refuse approval of the proposed Improvement.
- by the owner upon submission of the p. mailed, if at all, within thirty (30) mission of the plans. If notice of such period, the proposed. ed to the owner a, the address spinon of the plans. Such notice sthirty (30) days after the date notice of refusal is not mailed improvement shall be deemed approvement. refusal to ap the address specified Such notice shall be after the date of sub1 is not mailed within be deemed approved here.
- proposed Improvement shall be exercised by the Declarant to protect the values, character and residential quality of all lots. However, no Lot owner, or combination of Lot owners, or there persons shall have any right to any action by Declarant, or to control, direct or influence the acts of the Declarant with respect to any proposed Improvement. No responsibility, liability or obligation shall be assumed by or imposed upon Declarant by virtue of the authority granted to Declarant in this Section, or as a result of any act or failure to act by Declarant with respect to any proposed Improvement. decision ion to shall approve 20 refuse by th approval 0f of a t to all
- 4. The exposed front foundation wall as well as any foundation wall facing a street of all main residential structures must be constructed of or faced with brick or simulated brick or ston foundation walls not facing a street must be concrete, concrete, concrete, All formal structed of concrete, concrete hill formal structed of concrete hill formal stone. All formal structed of concrete hill formal stone and stone. All formal stone hill stone h o. All exposed side and rear concrete or concrete block on walls not facing a street must be painted. All s must be constructed of concrete, brick, paving stone, or laid stone. All foundations shall be constructed of concrete blocks, brick or stone. Fireplace chimneys covered with brick, stone or siding. founda must
- nuisances shall be erected, placed or permitted to remain our place of not more than six (6) Lot except one sign per Lot consisting of not more than six (6) square feet advertising a lot as "For Sale"; nor shall the premises be used in any way for any purpose which may endanger the health or unreasonably disturb the owner or owners of any Lot or any resident thereof. Further, no retail business activities of any kind whatsoever shall be conducted on any Lot. Provided, 5 No advertising advertising signs, billboards, unsightlall be erected, placed or permitted to a ne sign per Lot consisting of not more advertising a lot as "For Sale", not used in any way for any purpose which unsightly objects of anv ដ

however, the foregoing paragraph shall not apply to activities, signs and billboards or the construction nance of buildings, if any, by Declarant, their ag signs, during the construction and sale of the Lots. agents the and busines business mainte-or as-SB

- antenna Φ ofNo lo exposed any sort a shall exterior shall be p permitted television, g broadcasting any Lot. 20 radio
- 7. No repair of any boats, automobiles, mot trucks, campers or similar vehicles requiring a contin period in excess of forty-eight (48) hours shall be per any Lot at any time; nor shall vehicles offensive to t borhood be visibly stored, parked or abandoned on any unused building material, junk or rubbish shall be lef on the Lot except during actual building operations, only in as neat and inconspicuous a manner as possible. of continuous left permit motorcy the Lot. No t exposed and then neigh cles
- any similar Lot (~ months of May through September vehicles may be parked in the driveway only. No motor vehicle may be parked in the occupants of the dwelling located on such Lot. No grading or excavating equipment, airplanes, tractors or semitractors/trailers shall be stored, parked, kept or maintained in any yards, driveways or streets. However, this restriction shall not apply to trucks, tractors or commercial vehicles which are necessary for the construction of residential dwellings during their period of construction. 8 chattel kind No boat at, camper, trailer, auto-drawn or mount mobile home, truck, aircraft, camper I shall be maintained or stored on any in an enclosed structure) except that through September vehicles may be park or mounted trailer y part of during the truck Or
- incinerator shall be erected, placed or permitted on any Lot. No garden lawn or maintenance equipment of any kind whatsoever shall be stored or permitted to remain outside of any dwelling or suitable storage facility, except when in actual use. Lots shall be maintained free of trash and debris. No clothes line shall be permitted outside of any dwelling at any time except one umbrella-type clothes line per residence.
- produce yards. indirect disturb more than ten (10) permitted tructure Exterior lighting installed on any Lot shall either be or of such a controlled focus and intensity as not to the residents of adjacent Lots. No fence shall be d to extend beyond the front line of a main residential e unless written approval is first obtained from t. No hedges or mass planted shrubs shall be permitted n ten (10) feet in front of the front building line. All or vegetable gardens shall be maintained only in rear
- 11. completed commenced A dwelling within one for such dwe ing on whone (I) you dwelling. which year construction from the date has e the begun a shall dation Wa 4
- curb to t upon The occupancy 12. A public sidewalk shall be constructed of concrete four feet wide by four (4) inches thick in front of each built n Lot and upon the street side of each built upon corner Lot. sidewalk shall be placed four (4) feet back of the street line and shall be constructed by the owner of the Lot prior the time of completion of the main structure and before thereof.
- fowl or poultry shall be erec remain on any Lot, except the control of the control of the plans, specifications and the have been first approved by required by this Declaration. No stable or other shell poultry shall be erected, on any Lot, except that a stable ble or other shelter for any animal, livestock, shall be erected, altered, placed or permitted to ot, except that a dog house constructed for one permitted; provided always that the construction tions and the location of the proposed structure approved by Declarant, or their assigns, if Declaration. Dog runs and dog houses shall only

be & allowed Ω ††; the rear 0f the building, concealed from public ひくしており

- 14. Any exterior air conditioning condensor unit shall be placed in the rear yard or any side yards so as not to be visible from public view. No grass, weeds or other vegetation will be grown or otherwise permitted to commence or continue, and no dangerous, diseased or otherwise objectionable shrubs or trees will be maintained on any Lot so as to constitute an actual or potential public nuisance, create a hazard or undestrable proliferation, or detract from a neat and trim appearance. Vacant Lots shall not be used for dumping of earth or any waste materials, and no vegetation on vacant Lots shall be allowed to reach a height in excess of eight (8) inches.
- ment, Lot ment, tent, outbuilding or any Lot at any time, ei structures, dwellings, or moved from outside Hickory ö outbuilding of or shack shall be either modular Hill II k shall be erected upon or used temporarily or permanently. lar housing improvements shall II to housing character trailer, par base-
- the then owner tained in a g deciduous tree inches; such then owner from the front Lot line At the er shall plant, and there growing state by the the with a minimum trunk ditree to be located in the time of initial initial occupancy of the main dwelling, nt, and there shall thereafter be main-ate by the then owners, at least two nimum trunk diameter of one and one-half located in the front yard at least ten

#### ARTICLE II. EASEMENTS

Papillion. Nebraska, and Sanitary and Improvement Danition. No. 135 of Sarpy County, Nebraska, their successors and assigns, to erect and operate, maintain, repair and renew buried or underground sewers, water and gas mains and cables, lines or conduits and other electric and telephone utility facilities for the carrying and transmission of electric current for light, heat and power and for all telephone and telegraph and message service over, through, under and upon an eight foot (8') wide strip of land adjoining the rear lines and a five foot (5') wide strip adjoining the side boundary lines of the Lots; this license being granted for the use and benefit of all present and future owners of these lots; provided, however, that the side Lot line easement is granted upon the specific condition that if all of such utility companies fail to construct such facilities along any of said side Lot lines within thirty-six (36) months of date hereof, or if any such facilities are constructed but are thereafter removed without replacement within sixty (60) days after their nate and become void as to such unused or abandoned easementways. No permanent buildings, trees, retaining walls or loose rock walls shall be placed in the easementways but same may be used for gardens, shrubs, landscaping and other purposes that do not then or later interfere with the aforementioned uses or rights granted herein. All such utility service lines from property line to dwelling shall be underground. Telephone of and granted to Omaha canter company, re ense and easement is hereby reserved in maha Public Power District, Northwestern Peoples Natural Gas Co., the City of nd Sanitary and Improvement District

# ARTICLE III. NOTICE OF POTENTIAL TELEPHONE FACILITIES CHARGE

In the event that ninety percent (90%) of all Lots within the Hickory Hills II Subdivision are not improved within five (5) years from the date that Northwestern Bell Telephone Company shall have completed its distribution system and filed notice of such completion ("Five Year Term") then such unimproved Lot shall be subject to a charge of Four Hundred Fifty Dollars (\$450.00). Four

permanent structure has not a shall be considered as having has been requested on the Lot City or other appropriate. shall considered as unimproved if ure has not commenced c. a not commenced c. a Lot le Lot in question by c governmental authority. f construction of a Lot. Construction a footing inspection by officials of the

Should such charge be implemented by Northwestern Bell Telephone Company and remain unpaid, then such change may draw interest at the rate of twelve percent (12%) per annum commencing after the expiration of sixty (60) days from the time all of the following events shall have occurred: (1) expiration of the Five Year Term, (2) ninety percent (90%) of the Lots in Hickory Hills II remain unimproved, and (3) each owner of record is to send a written statement for Four Hundred Fifty Dollars (\$450.00) per unimproved Lot owned.

### ARTICLE IV. GENERAL PROVISIONS

- co prevent owner shall have all have the right to all reservations, hereinafter impose thereafter. 1. The Declarant or any owner of a Lot named herein shall the right to enforce by a proceeding at law or in equity, eservations, restrictions, conditions and covenants now or nafter imposed by the provisions of this Declaration either event or restrain any violation or to recover damages or dues of such violation. Failure by the Declarant or by any to enforce any covenant or restriction herein contained in no event be deemed a waiver of the right to do so
- run with and bind the land for a term of twenty (20) years from the date this Declaration is recorded. This Declaration may be amended by Declarant or any person, firm, corporation, partnership, or entity designated in writing by Declarant, in any manner which it may determine in its full and absolute discretion for a period of four (4) years from the date hereof. Thereafter this Declaration may be amended by an instrument signed by the owners of not less than seventy-five percent (75%) of the Lots covered this Declaration. covenants and restrictions of this Declaration shall bind the land for a term of twenty (20) years from s Declaration is recorded. This Declaration may be
- or court order hereof which si ယ which shall re Invalidation remain in no of any one of these covenants in no way affect any of the othe main in full force and effect. f the other effect. by judgment r provisions

IN WITNESS WHEREOF, executed this 28 the day of Madd have caused these presents

ROGERS LAND Pertnership co., B Nebraska

STATE OF NEBRASKA

COUNTY OF DOUGLAS SS.:

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Public

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