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WASHINGTON COUNTY CLERK
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DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS
FOR COUNTRY AIR ESTATES
BLAIR, WASHINGTON COUNTY, NEBRASKA

THIS DECLARATION made on the date hereinafter set forth by Russell W. Larsen and Elaine K. Larsen, husband and wife, hereinafter referred to as the "Declarants."

WHEREAS: Declarant is the owner and developer of certain real property known as Country Air Estates legally described as Lots 1-5, Country Air Estates, Part of TL 22, 27-18-11, Washington County, Nebraska.

WHEREAS: Declarant intends to develop the real estate described hereinabove for residential purposes and to sell individual lots therein to third party purchasers for the construction of single family dwellings, and desires hereby to impose upon said real estate mutual and beneficial restrictions, covenants, conditions and charges under a general plan for the benefit of the owners of said real estate and future owners of the same.

NOW, THEREFORE, in consideration of the premises, Declarants, for himself, his successors, assignees and all future grantees, does hereby impose, create and place upon the real estate described hereinabove the reservations, conditions, covenants and restrictions (all of which are hereby termed "Restrictions") contained hereinbelow.

Declarant further declares that said real estate is held and shall be held, conveyed, hypothecated or encumbered, leased, rented, used and occupied subject to provisions of this Declaration, all for which is declared to be in furtherance of a plan for the development, improvement and sale of existing homes within said real estate and are established for the purpose of enhancing the value, desirability and attractiveness thereof.

The provisions of this Declaration are intended to create mutual equitable servitudes upon the real estate; to create reciprocal rights between the respective owners of individual lots therein; to create a privity of contract and estate between the grantees thereof, their heirs and assigns and shall, as to the owners of any interest in said real estate, their heirs, successors and assigns, operate as covenants running with the land for the benefit of each and all other owners of said real estate and this shall be so even if said restrictions are omitted from any deed or instrument of conveyance of said lands, or any part thereof.

The Restrictions contemplated by this Declaration are herewith stated to be as follows:

A. Each of said lots shall be used only for single-family residential purposes.

B. No structures shall be erected, altered, placed or permitted to remain on any "Residential Building" plot or lot, as hereinafter defined, other than one (1) "single-family dwelling" not to exceed two (2) stories in height with either an attached or detached private garage. No larger than 3-car garage is allowed. If the garage is detached, it must be set even with or behind the front of the dwelling. All garages must match the roof design, style and color of building material of the residential dwelling.

These covenants specifically exclude single-wide trailers. Double-wide trailers must be set onto a full basement and the wheels making it mobile must be removed.

However, the Declarant may allow exceptions to the provisions of this Restriction for the construction of lawn maintenance or tool sheds, no larger than 10'x 12'. These structures shall be located in the rear yard and shall match the roof design, color and building material of the residential dwelling. Another exception would be the erection of a totally enclosed "Morton building" style structure, with doors not to exceed 16 feet in height, and the size not to exceed 40 feet by 60 feet.

STATE OF NEBRASKA COUNTY OF WASHINGTON 155
ENTERED IN NUMERICAL INDEX AND FILED FOR RECORD
THIS 18th DAY OF January A.D. 19 95
AT 3:29 O'CLOCK P.M. AND RECORDED IN BOOK
237 AT PAGE 370-373
COUNTY CLERK (Charlotte Spetersen)
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C. No lot as originally platted shall be used as a building plot if it has been reduced below its original platted width, provided that parts of two or more platted lots may be combined into one larger lot.

D. No noxious or offensive trade or activity shall be carried on upon any plot, nor shall anything be done thereon which may be, or become, an annoyance or nuisance to the neighborhood. No posters or advertising signs of any kind except residential "For Sale" signs or "Open House" signs shall be erected on any lot.

No outside above-ground trash or garbage piles, burners, receptacles or incinerators shall be erected, placed or permitted on any building plot except where allowed by the City of Blair. Trash containers shall be screened from view from other lots in the subdivision except on the day trash is collected. Satellite dishes whether attached to the home or placed upon the lot shall be allowed. Any fuel tank line must be buried beneath ground level.

E. There shall be no trailer or basement used as a dwelling on the premises, nor any shack, garage, barn or other outbuilding erected on said real estate without permits from the city/county building inspector. All garages must match roof design, color and building material of the residential dwelling on each lot.

F. Prior to commencement of construction of any structures, the plans and specifications therefor (including elevations) must be submitted to and approved in writing by the Declarants.

G. The ground floor enclosed living area of main residential structures, exclusive of open porches, open breezeways, basements and garages, shall be not less than the following minimum sizes:

- (1). A split entry-home, not less than 1500 square feet;
- (2). A ranch-style home, not less than 1100 square feet;
- (3). A two-story home, not less than 1800 square feet total.

All residential dwellings shall have a full basement, with the exception of split-entry dwellings. Those shall have a minimum 50% basement.

All finished living space shall be on or above grade. Grade shall be defined as "the grade of the front yard". Finished space shall not include "walk-out basement space". Any exposed concrete or concrete block foundation must be painted to match dwelling or bricked.

All exterior finish on new construction shall be either vinyl or steel siding.

All new construction must drill their own well and install their own septic.

H. Setbacks: All buildings shall be located in accordance with applicable zoning regulations.

I. Fences: Side and rear fences shall not exceed six feet (6') in height. All fences in front shall not exceed forty-two inches (42") in height and must be at least fifty percent (50%) open. Chain link fencing is allowed.

J. Restrictions on pets: Customary house pets may be kept limited to one (1) dog and two (2) cats per household. Care shall be taken to keep these pets within the confines of one's own property. Animals other than customary house pets and one horse per lot are specifically prohibited.

K. Vehicle restrictions: No semi-trailer, camper, recreational vehicle, boats or similar vehicles shall be stored or maintained on the premises unless enclosed in a garage. No repair of boats, campers, automobiles, trucks, motorcycles or similar vehicles will be permitted outside of the garage on any lot for any longer than forty-eight (48) hours.

N. All lots shall be kept free of rubbish, debris, merchandise and building material; however, building materials may be placed on lots when construction is started on the main residential structure intended for such lot. In addition, vacant lots where capital improvements have not yet been installed shall not be used for dumping of earth or any other waste material. No weeds or grass shall be allowed to reach more than a maximum height of eight inches (8"). No field crops shall be grown upon any lot at any time. Vegetable gardens shall be allowed.

O. A dwelling on which construction has begun must be completed within one (1) year from the date the Building Permit was issued for said dwelling.

