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586113

DECLARATION OF RESTRICTIVE COVENANTS

ARTICLE I

DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

THAT, WHEREAS, the undersigned, being the owners of the following described real property located in Bannock County, State of Idaho, and more particularly described as follows:

TOWNSHIP 10 SOUTH, RANGE 37 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDAHO

Section 1: Lot 7, SW1/4 SE1/4 Section 12: Lot 1, NW1/4 NE1/4

TOWNSHIP 10 SOUTH, RANGE 38 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDAHO

Section 7: Lot 1, NE1/4 NW1/4, W1/2 Lot 2, and W1/2 E1/2 Lot 2

Section 6: Lots 1, 2, 5, 6 and 7, SE1/4 NW1/4, E1/2 SW1/4, S1/2 NE1/4 and SE1/4

do hereby establish the nature of the use and enjoyment of all parcils in the Property described above, and do declare that all conveyances of said parcels shall be made subject to the following conditions, restrictions and stipulations, as follows:

ARTICLE II

RESTRICTIVE COVENANTS

- 1. Land Use. Buyer does not intend to use the Property other than for purposes which are actively and supportive to that of normal agriculture activities.
- 2. Timber Removal: Oil and Mining Operations. No tree or trees shall be removed or cut from any parcel without prior

1402

written approval of Seller. No oil drilling, oil development operations, oil refining, quarry or mining operations of any kind shall be permitted upon or in any parcel.

3. <u>Tivision of Parcels</u>. Buyer shall not subdivide the Property into parcels smaller than twenty (20) acres.

ARTICLE III

GENERAL PROVISIONS

- l. Enforcement. These Covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by appropriate action in a court of law. If it becomes necessary for an owner to enforce these Covenants, the party in violation of these Covenants shall be responsible for paying all costs of enforcement, including reasonable attorney's fees incurred by the enforcing party.
- 2. Perms of Covenants. These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date these Covenants are recorded.
- 3. Saverability. Invalidation of any one of these Covenants by judgment or court order shall in no wise affect any of the other provisions which all remain in full force and effect.
- 4. Assignment of Powers. Any and all rights and powers of the Grantor herein contained may be delegated, transferred or assigned. Whenever the Grantor is used herein, it includes assigns or successors in interest of the Grantor.

STATE OF 11MnO county of farmeth	Drines FBulleri
Un this 7 day of fut.	DENNIS F. BULLOCK
19 77, perone me, the undersigned,	α .
aotary Public in and for said	Il ful Pagin II.
State, personally appeared	Total Cilled Machine
Lennis E. Bullack + Estert Crais Housen	ROBERT CRAIS HANSEN
known to me to be the person(s) wno	
signed the foregoing instrument as	dba LAVA RANCH
seller(s) and acknowledged to me that	•
(t)ne(y) executed the same.	
IN WITNESS WHEREOF, I have here-	
unto set my hand and affixed my -2-	
seal the day and year first written	
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No TARY SEAT State of ;	dano
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586113 RECORDED AT REQUEST:

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Recorded:

January 9, 1978

Instrument No.: 591349

LAVA RANCH SUBDIVISION

DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS

ARTICLE I

DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

THAT, WHEREAS, the undersigned, being the owners of the following described real property located in Bannock County, State of Idaho, and more particularly described as follows:

A part of Section 19, 20 and 30, Township 10 South, Range 38 East, Boise Meridian, Bannock County, Idaho, beginning at the Southwest corner of said Section 19 and running thence North 0°01'01" WEest 2656.98 feet along the section line to the West 1/4 corner of said Section 19; thence North 0°00'59" West 1318.11 feet along the section line to the Southwest corner of the NW 1/4 of the NW1/4 of said Section 19; thence North 89°42'29" East 1384.74 feet to the Southeast corner of the NWl/4 of the NWl/4 of said Section 19; thence North 0°09'20" East 1317.46 feet to the Northeast corner of the NW1/4 of the NW1/4 of said Section 19; thence North 89°44'08" East 1388.69 feet to the North 1/4 corner of said Section 19: thence North 89°36'56" East 2609.90 feet to the Northeast corner of said Section 19; thence East 798.14 feet; thence South 3°28'19" East 371.36 feet; thence Southerly along the arc of a 947.64-foot radius curve to the left 97.34 feet. (L C bears South 6°24'53" East 97.30 feet), thence South 9°21'27" East 207.98 feet; thence Southerly along the arc of a 292.78-foot radius curve to the left 135.72 feet (L C bears South 22°38'13" East 134.50 feet); thence South 35°54'59" East 104.99 feet; thence Southerly along the arc of a 251.29-foot radius curve to the right 160.85 feet (L C bears South 17°34'45" East 158.11 feet); thence South 0°45'29" West 119.97 feet; thence Southerly along the arc of a 358.39-foot radius curve to the right 106.70 feet (L C bears 59°17'15" West 106.31 feet); thence South 17°49' West 95.99 feet, thence Southerly along the arc of a 264.16-foot radius curve to the left 90.46 feet (L C bears South 8°00'23" West 90.02 feet); thence South 1°48'14" East 211.78 feet; thence Southerly along the arc of a 430.06-foot radius curve to the right 208.18 feet (L C bears South 12°03'50" West 206.15 feet); thence South 25°55'54" West 321.38 feet; thence Southerly along the arc of a 662.56 foot radius curve to the right 206.16 feet (L C bears South 34°50'45" West 205.33 feet; thence South 43°45'36" East 447.90 feet; thence Southerly along the arc of a 186.98-foot radius curve to the left 164.84 feet (L C bears South 18°30'16" West 159.55

feet); thence South 83°14'56" West 50.00 feet; thence North 67°44'11" West 272.77 feet; thence South 14°00'00' West 935.24 feet; thence South 19°00' East 680.20 feet to the East line of Section 19: thence South 0°11'41" East 1040.08 feet to the Southeast corner of said Section 19; thence South 89°30'10" West 748.29 feet along the Section line; thence South 0°11'41" East 424.68 feet; thence South 89°30'10" West 1124.74 feet; thence North 36°00' West 254.97 feet; thence South 54°16'05" West 362.83 feet; thence Westerly along the arc of a 73.96-foot radius curve to the right 142.07 feet (L C bears North 70°42' West 121.21 feet); thence Northerly along the arc of a 771.95-foot radius curve to the left 92.32 feet (L C bears North 19°05'39" West 92.26 feet; thence North 22°31'12" West 63.64 feet; thence Northerly along the arc of a 322.40 feet radius curve to the left 137.10 feet (L C bears North 34°42'09" West 136.07 feet); thence Northerly along the arc of a 256.43-foot radius curve to the right 170.59 feet (L C bears North 27°49'37" West 167.46 feet); thence North 8°46'08" West 91.08 feet; thence North 82°39'22" West 719.08 feet; thence South 210.61 feet to the South line of said Section 19; thence South 89°30'10" West 2025.87 feet along the section line to the point of beginning.

Contains 673.63 acres

Also the South 1/2 of the SE1/4 of Section 24, Township 10 South, Range 37 East, Boise Meridian, Bannock County, Idaho.

Contains 80 acres

Also the NWl/4 of the NEl/4 of Section 25, Township 10 South, Range 37 East, Boise Meridian, Bannock County, Idaho.

Contains 40 acres

Contains 793.63 acres total

do hereby establish the nature of the use and enjoyment of all lots in Lava Ranch Subdivisions, as described above, and do declare that all conveyances of said lots shall be made subject to the following conditions, restrictions and stipulations as follows:

ARTICLE II

RECREATIONAL HOMESITE AREA COVENANTS

- 1. LAND USE: This land is intended primarily for construction of vacation homes and recreational use incidental thereto. All common areas within the subdivisions are private and neither the recording of this plat or any act of the undersigned with respect to the plat shall be construed as a dedication to the public, but, rather, all common areas and any other amenities shall be for the use and enjoyment of members of the Lava Ranch Property Owners' Association, Inc., and to the guests of such members of the Association or other residents of Lava Ranch who qualify for the use and enjoyment of the common areas and facilities. The common areas within the subdivisions shall be conveyed to the Lava Ranch Property Owner's Association which shall be responsible for the permanent maintenance of the common areas.
- 2. EASEMENT: Easements for installation and maintenance of utilities, drainage facilities and ingress and egress are reserved as shown upon the recorded plat of the above subdivisions.
- 3. BUILDING TYPE: No more than one detached single-family dwelling, not less than 600 square feet in ground floor living area and not to exceed two and one-half stories in height, and all buildings and structures incidental to single-family dwelling, shall be permitted on any lot. All dwellings must be completed within 24 months of commencement of construction. This does not restrict the provisions of paragraph 9 All fences shall be erected of new material which enhance the appearance of the landscape. Rail or split-rail type fences normally associated with ranch settings are approved. All other types of fences require the prior approval of the Board of Trustees prior to their being installed. All buildings shall be set back at least one hundred (100) feet from property lines or recorded easements. Slopes exceeding 25% within the boundaries of any lot shall be and are hereby designated as non-building areas.
- 4. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage, rubbish or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition. Each lot and its abutting street are to be kept free from trash, weeds and other refuse by the lot owners. No unsightly materials or other objects are to be stored on any lot in view of the general public. No activity which may become an annoyance or a nuisance to the subdivisions will be allowed.

- 3. TERMS OF COVENANTS: These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by two-thirds (2/3) of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part, either during or after the initial term provided for in this paragraph.
- 4. SEVERABILITY: Invalidation of any one of these covenants by judgment or court order shall in no wise affect any of the other provisions which all remain in full force and effect.
- ASSIGNMENT OF POWERS: Any and all rights and powers of the Grantor herein contained may be delegated, transferred or assigned. Whenever the grantor is used herein, it includes assigns or successors in interest of the Grantor.
- 6. MEMBERSHIP IN PROPERTY OWNERS' ASSOCIATION: Membership in the Lava Ranch Property Owners' Association, Inc., an Idaho non-profit corporation, is appurtenant to and shall be a mandatory incident of ownership of any lot in the Lava Ranch subdivisions. The general purpose of the Association is to further promote the community welfare of property owners in the subdivisions. The Association shall be responsible for the improvement, maintenance, upkeep and repair, and the establishment and enforcement of rules and regulations concerning the operation and use of all common areas and recreational facilities and other properties within the subdivisions as it may from time to time own, and for the payment of liability insurance premiums and taxes incident to the ownership and operation of common areas and recreational facilities. The Association shall specifically assume responsibility for private road improvement, maintenance and snow removal which shall be and remain the obligation of the Association. The Association shall also organize a volunteer fire suppression team, the expenses of which will be defrayed by the Association. Equipment donated by the developer for use by said team shall be maintained by the Association. The Association shall have all the powers that are set out in its Articles of Incorporation and all other powers that belong to it by operation of law, including but not limited to, the power to assess and collect from every member of the Association a uniform monthly charge per single-family recreational lot within the subdivisions which if not paid when due shall bear interest from the due date. The Association may publish the name of a delinquent member and may file notice that it is the owner of a lien to secure payment of the unpaid charge plus costs and reasonable attorney's fees, and which lien shall encumber the lot or lots and may be foreclosed in accordance with the laws of the State of Idaho. The Board of Directors of the Association sahll fix the amount of the annual charge per lot, which may vary from year to year depending on the amount required to meet the obligations of the Property Owners' Association.

- 5. TEMPORARY STRUCTURES, VEHICLES: Temporary structures, including trailers, tents, campers and mobile homes, may be located on any lot from May 1st to December 1st of each calendar year. The use of snomobiles, motorcycles, motorbikes, 4-wheel drive vehicles, etc. will be permitted only in areas designated by the directors of the Lava Ranch Property Owners' Association.
- 6. SIGNS: No sign of any kind shall be displayed to the public view on any lot.
- 7. TIMBER REMOVAL, OIL AND MINING OPERATIONS: No tree or trees shall be removed from any lot without prior written approval of the Lava Ranch Property Owners' Association. No oil drilling, oil development operations, oil refining, quarry or mining operations of any kind shall be permitted upon or in any lot.
- 8. COMMERCIAL ENTERPRISE: No commercial business shall be permitted on any lot in the subdivisions without prior written approval of the Lava Ranch Property Owners' Association.
- 9. DIVISION OF LOTS: If any lot owner should desire to divide his property into smaller parcels, it must be approved by the Lava Ranch Property Owners' Association and applicable county and state agencies.

ARTICLE III

GENERAL PROVISIONS

- 1. ARCHITECTURAL CONTROL: No building shall be erected, placed or altered on any lot without approval of the Board of Trustees of Lava Ranch Property Owners' Association, Inc. No fence or wall shall be erected, placed or altered on any lot, and no mobile home will be allowed upon any lot without the approval of the Board of Trustees. The Board of Trustees' approval or disapproval as required in these covenants shall be in writing within thirty (30) days after plans and specifications have been submitted.
- 2. ENFORCEMENT: These covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by the Board of Trustees or by appropriate action in a court of law. If it becomes necessary for an owner or the Lava Ranch Property Owners' Association to enforce these covenants, the party in violation of these covenants shall be responsible for paying all costs of enforcement, including reasonable attorneys' fees incurred by the enforcing party.

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AMENDED

596602

DECLARATION OF RESTRICTIVE COVENANTS

ARTICLE I

596602

DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

THAT, WHEREAS, the undersigned, being the owners of the following described real property located in Bannock County, State of Idaho, and more particularly described as follows:

TOWNSHIP 10 SOUTH, RANGE 37 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDANO

Section 1: Lot 7, SW1/4 SE1/4 Section 12: Lot 1, NW1/4 NE1/4

TOWNSHIP 10 SOUTH, RANGE 38 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDANO

Section 7: Lot 1, NE1/4 NW1/4, W1/2 Lot 2, and W1/2 E1/2 Lot 2

Section 6: Lots 1, 2, 5, 6 and 7, SE1/4 NW1/4, E1/2 SW1/4, S1/2 NE1/4 and SE1/4

do hereby establish the nature of the use and enjoyment of all parcels in the Property described above, and do declare that all conveyances of said parcels shall be made subject to the following conditions, restrictions and stipulations, as follows:

ARTICLE 11

RESTRICTIVE COVENANTS

- Land Use. Buyer does not intend to use the Property other than for purposes which are actively and supportive to that of normal agriculture activities.
- Timber Removal; Oil and Mining Operations. No tree or trees shall be removed or cut from any parcel without prior

eritten approval of Seller. No oil drilling, oil development operations, oil refising, quarry or mining operations of any kind shall be permitted upon or in any parcel.

3. <u>Division of Parcels</u>. Buyer shall not subdivide the Property into parcels smaller than ten (10) acres.

ARTICLE III

GENERAL PROVISIONS

- 1. Enforcement. These Covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by appropriate action in a court of law. If it becomes necessary for an owner to enforce these Covenants, the party in violation of these Covenants shall be responsible for paying all costs of enforcement, including reasonable attorneys' fees incurred by the enforcing party.
- 2. Terms of Covenants. These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date these Covenants are recorded.
- 3. Severability. Invalidation of any one of these Covenants by judgment or court order shall in no wise affect any of the other provisions which all remain in full force and effect.
- 4. Assignment of Powers. Any and all rights and powers of the Grantor herein contained may be delegated, transferred or assigned. Whenever the Grantor is used herein, it includes assigns or successors in interest of the Grantor

LAVA RANCH PARTNERSHIP lock, General Partner Signed before me this 29th day General Partner

Citte.

Of March. 1978:

Notary Public for the State of Idaho Commission Expires 3/12/81 NOTARY SEAL

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605806

DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS

ARTICLE I

DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

THAT, WHEREAS, the undersigned, being the owners of the following described real property located in Bannock County, State of Idaho, and more particularly described as follows:

All of the South half of the Southwest quarter of Section 5, TlOS, R38E, Boise Meridian. Contains 80 acres +.

All of the South half of the Southwest quarter of Section 7; together with the Southeast quarter of said Section 7, T10S, R38E, Boise Meridian. Contains 240 acres \pm .

All of the Northwest quarter of Section 8, T10S, R38E, Boise Meridian, excepting therefrom: Beginning at the center quarter corner of said section; thence North 89°54' West along the latitudinal center line of said section 1,484.69 ft., more or less, thence North 26°49'24" East 296.53 ft., thence North 27°15'24" East 275.99 ft., thence North 47°02'04" East, 300.43 ft., thence North 67°35'37" East 584.70 ft., thence North 55°25'52" East, 560.20 ft., more or less, to the meridional centerline of said section, thence South 0°07'37" East 1,258.06 ft., more or less to the true point of beginning. A parcel of land situated in the Northwest quarter of the Southwest quarter of Section 8, T10S, R38E, Boise Meridian, Bannock County, Idaho, more particularly described as follows: Commencing at the Southwest corner of said section, said point being a US Glo Brass Cap Monument dated 1913; thence North 0°04' West along the West line of said section 1,682.74 ft., more or less, to the true point of beginning; thence continuing North 0°04' West along said West line 957.25 ft., more or less, to the West quarter corner of said section; thence South 89°54' East along the latitudinal centerline of said section, 1,154.53 ft.,

206.16 feet (L C bears \$34°50'45"W, 205.33 feet, thence:
\$43°45'36"E 447.90 feet, thence southerly along the arc of a
186.98 foot radius curve to the left 164.84 feet (L C bears
\$18°30'16"W 159.55 feet), thence \$83°14'56"W 50.00 feet,
thence \$N67°44'11"W 272.77 feet, thence \$14°00'W 935.24 feet,
thence \$19°00'E 680.20 feet to the East line of Section 19,
thence \$0°11'41"E 1040.08 feet to the \$E corner of said
Section 19, thence \$89°30'10"W 748.29 feet along the section
line, thence \$0°11'41"E 424.68 feet, thence \$89°30'10"W
1124.74 feet, thence westerly along the arc of a 73.96 foot
radius curve to the right 142.07 feet (L C bears \$N70°42'W
121.21 feet), thence northerly along the arc of a 771.95
foot radius curve to the left 92 32 feet (L C bears \$N19°05'39"W
92.26 feet, thence \$N22°31'12"W 63.64 feet, thence northerly
along the arc of a 322.40 foot radius curve to the left
137.10 feet (L C bears \$N34°42'09"W 136.07 feet), thence
northerly along the arc of a 256.43 foot radius curve to the
right 170.59 feet (L C bears \$N27°49'37"W 167.46 feet),
thence \$N8°46'08"W 91.08 feet, thence \$N82°39'22"W 719.08
feet, thence South 210.61 feet to the South line of said
Section 19, thence \$89°30'10"W 2025.87 feet along the
s ction line to the point of beginning.

Contains 673.63 acres

Also the S1/2 of the SC1/4 of Section 24, T10S, R37E, Boise Base and Meridian.

Contains 80 acres

Also the NW1/4 of the NE1/4 of Section 25, T10S, R37E, Boise Base and Meridian.

Contains 40 acres

Contains 793.63 acres total

do hereby establish the nature of the use and enjoyment of all lots in Lava Ranch Subdivisions, as described above, and do declare that all conveyances of said lots shall be made subject to the following conditions, restrictions and stipulations, as follows:

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605806

ARTICLE II

RECREATIONAL HOMESITE AREA COVENANTS

- 1. LAND USE: This land is intended primarily for construction of vacation homes and recreational use incidental thereto. All common areas within the subdivisions are private and neither the recording of this plat or any act of the undersigned with respect to the plat shall be construed as a dedication to the public, but, rather, all common areas and any other amenities shall be for the use and enjoyment of members of the Lava Ranch Property Owners' Association, Inc. and to the guests of such members of the Association or other residents of Lava Ranch who qualify for the use and enjoyment of the common areas and facilities. The common areas within the subdivisions shall be conveyed to the Lava Ranch Property Owner's Association which shall be responsible for the permanent maintenance of the common areas.
- 2. EASEMENT: Easements for installation and maintenance of utilities, drainage facilities and ingress and egress are reserved as shown upon the recorded plat of the above subdivisions.
- 3. BUILDING TYPE: No more than one detached single-family dwelling, not less than 600 square feet in ground floor living area and not to exceed two and one-half stories in height, and all buildings and structures incidental to single-family dwelling, shall be permitted on any lot. All dwellings must be completed within 24 menths of commencement of construction. This does not restrict the provisions of paragraph 9, infra. All fences shall be erected of new material which enhance the appearance of the landscape. Rail or split-rail type fences normally associated with ranch settings are approved. All other types of fences require the prior approval of the Board of Trustees prior to their being installed. All buildings shall be set back at least one hundred (100) feet from property lines or recorded easements. Slopes exceeding 25% within the boundaries of any lot shall be and are hereby designated as non-building areas.
- 4. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage, rubbish or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition. Each lot and its abutting street are to be kept free of trash, weeds and other refuse by the lot owner. No unsightly

materials or other objects are to be stored on any lot in view of the general public. No activity which may become an annoyance or a nuisance to the subdivisions will be allowed.

- 5. TEMPORARY STRUCTURES; VEHICLES: Temporary structures, including trailers, tents, campers and mobile homes, may be located on any lot from May 1st to December 1st of each calendar year. The use of snomobiles, motorcycles, motorbikes, 4-wheel drive vehicles, etc. will be permitted only in areas designated by the directors of the Lava Ranch Property Owners' Association.
- 6. SIGNS: No sign of any kind shall be displayed to the public view on any lot.
- 7. TIMBER REMOVAL: No tree or trees shall be removed from any lot without prior written approval of the Lava Ranch Property Owners' Association.
- 8. COMMERCIAL ENTERPRISE: No commercial business shall be permitted on any lot in the subdivisions without prior written approval of the Lava Ranch Property Owners' Association.
- 9. DIVISION OF LOTS: If any lot owner should desire to divide his property into smaller parcels, it must be approved by the Lava Ranch Property Owners' Association and applicable county and state agencies.

ARTICLE III

GENERAL PROVISIONS

1. ARCHITECTURAL CONTROL: No building shall be erected, placed or altered on any lot without approval of the Board of Trustees of Lava Ranch Property Owners' Association, Inc. No fence or wall shall be erected, placed or altered on any lot, and no mobile home will be allowed upon any lot without the approval of the Board of Trustees. The Board of Trustees' approval or disapproval, as required in these covenants, shall be in writing within thirty (30) days after plans and specifications have been submitted.

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- 2. ENFORCEMENT: These Covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by the Board of Trustees or by appropriate action in a court of law. If it becomes necessary for an owner or the Lava Ranch Property Owners' Association to enforce these Covenants, the party in violation of these Covenants shall be responsible for paying all costs of enforcement, including reasonable attorneys' fees incurred by the enforcing party.
- 3. TERMS OF COVENANTS: These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date these Covenants are recorded, after which time said Covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by two-thirds (2/3) of the then owners of the lots has been recorded, agreeing to change said Covenants in whole or in part, either during or after the initial term provided for in this paragraph.
- 4. SEVERABILITY: Invalidation of any one of these Covenants by judgment or court order shall in no wise affect any of the other provisions which all remain in full force and effect.
- 5. ASSIGNMENT OF POWERS: Any and all rights and powers of the Grantor herein contained may be delegated, transferred or assigned. Whenever the Grantor is used herein, it includes assigns or successors in interest of the Grantor.
- 6. MEMBERSHIP IN PROPERTY OWNERS' ASSOCIATION: Membership in the Lava Ranch Property Owners' Association, Inc., an Idaho non-profit corporation, is appurtenant to and shall be a mandatory incident of ownership of any lot in the Lava Ranch subdivisions. Incident of ownership of any lot in the Lava Ranch subdivisions. The general purpose of the Association is to further promote the community welfare of property owners in the subdivisions. The Association shall be responsible for the improvement, maintenance, upkeep and repair, and the establishment and enforcement of rules and regulations concerning the operation and use of all common areas and recreational facilities and other properties within the subdivisions as it may from time to time own, and for the payment of liability insurance premiums and taxes incident to the ownership and operation of common areas and recreational facilities. The Association shall specifically assume responsibility for private road improvement, maintenance and snow removal which shall be and remain the obligation of the Association. The Association shall also organize a volunteer fire suppression team,

the expenses of which will be defrayed by the Association. Equipment donated by the developer for use by said team shall be maintained by the Association. The Association shall have all the powers that are set out in its Articles of Incorporation and all other powers that belong to it by operation of law, including, but not limited to, the power to assess and collect from every member of the Association a uniform monthly charge per singlefamily recreational lot within the subdivisions which if not paid when due shall bear interest from the due date. PROVIDED, HOWEVER, the unsold lots held by the developer, Lava Ranch Partnership, shall not be liable for assessments or charges in excess of an amount required to pay a proportionate share of property taxes attributable to the common areas held by the Association for the benefit of lot owners. The Association may publish the name of a delinquent member and may file notice that it is the owner of a lien to secure payment of the unpaid charge plus costs and reasonable attorneys' fees, which lien shall encumber the member's lot or lots and may be foreclosed in accordance with the laws of the State of Idaho. The board of directors of the Association shall fix the amount of the annual charge per lot, which may vary from year to year depending on the amount required to meet the obligations of the Property Owners' Association.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12 day of July , 1978.

> Dennis F. Bullock General Partner Craje Hansen General Partner NOTARY SEAL

LAVA RANCH PARTNERSHIP

STATE OF UTAH

COUNTY OF SALT LAKE

On this 12 day of July, 1978, personally appeared before me Donnis F. Bullock and Robert Craig dansen, the signers of the within instrument, who duly acknowledged to me that they executed the same.

SS.

My Commission Expires:

Feb 2, 1981

Residing at Salt Lake City, Utah

605806

RECORDED AT REQUEST OF Nathal B.Hill

Aug 7 | 11 PH'78

ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

ARTICLE I DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the Lava Ranch Property Owners' Association, is a corporation organized pursuant to the laws of the State of Idaho;

WHEREAS, the Association caused to be recorded certain declarations dated: October 7, 1997, recorded as instrument no. 586113; December 29, 1977, recorded as instrument no. 591349; July 12, 1978, recorded as instrument no. 605806;

WHEREAS, the Lava Ranch Property Owners' Association in the July of 1999 voted to amend the aforedescribed declarations and caused to be recorded as set of declarations, which supercede the above described declarations.

NOW THEREFORE, based upon the foregoing premises, the undersigned President of the Lava Ranch Properties' Association, Inc., has been directed to prepare and record the following all-inclusive Declarations, which supersede the previous Declarations recorded by the Association as instrument nos. 586113, 591349 and 605806. The following is the description of the real property located in Bannock County, Idaho, to be affected by this all inclusive Declaration:

A part of Sections 19, 20 and 30, T10S, R38E, Boise Base and Meridian; beginning at the SW corner of said Section 19 and running thence N0°01'01"W 2656.98 feet along the section line to the W1/4 corner of said Section 19, thence N0°00'59"W 1318.11 feet along the section line to the SW corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°42'29"E 1384.74 feet to the SE corner of the NW 1/4 of the NW1/4 of said Section 19, thence N0°09'20"E 1317.46 feet to the NE corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°44'08"E 1388.69 feet to the N1/4 corner of said Section 19, thence N89°36'56"E 2609.90 feet to the NE corner of said Section 19, thence East 798.14 feet, thence S3°28'19"E 371.36 feet, thence southerly along the arc of a 947.64 foot radius curve to the left 97.34 feet. (L. C bears S8°24'53"E 97.30 feet), thence S9°21'27"E 207.98 feet, thence southerly along the arc of a 292.78 foot radius curve to the left 135.72 feet (L C bears S22°38'13"E 134.50 feet), thence S35°54'59"E 104.99 feet, thence southerly along the arc of a 251.29 foot radius curve to the right 160.85 feet (L C bears S17°34'45"E 158.11 feet), thence S0°45'29"W 119.97 feet, thence southerly along the arc of a 358.39 foot radius curve to the right 106.70 feet (L C bears 59°17'15"W 106.31 feet),

^{1.} ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

thence S17°49'W 95.99 feet, thence southerly along the arc of a 264.16 foot radius curve to the left 90.46 feet (L C bears S8°00'23"W 90.02 feet), thence S1°48'14"E 211.78 feet, thence southerly along the arc of a 430.06 foot radius curve to the right 208.18 feet (L C bears \$12°03'50"W 206.15 feet), thence \$25°55'54"W 321.38 feet, thence southerly along the arc of a 662.56 foot radius curve to the right 206.16 feet (L C bears S34°50'45"W 203.55 feet, thence \$43°45'36"E 447.90 feet, thence southerly along the arc if a 186.98 foot radius curve to the left 164.84 feet (L C bears S18°30'16"W 159.55 feet), thence S83°14'56"W 50.00 feet, thence N67°44'11"W 272.77 feet, thence S14°00'W 935.24 feet, thence S19°00'E 680.20 feet to the East line of Section 19, thence S0°11'41"E 1040.08 feet to the SE corner of said Section 19, thence S89°30'10"W 748.29 feet along the section line, thence S0°11'41"E 424.68 feet, thence S89°30'10"W 1124.74 feet, thence N36°00'W 254.97 feet, thence S54°16'05"W 362.83 feet, thence westerly along the arc of a 73.96 foot radius curve to the right 142.07 feet (L C bears N70°42'W 121.21 feet), thence northerly along the arc of a 771.95 foot radius curve to the left 92.32 feet (L C bears N19°05'39"W 92.26 feet, thence N22°31'12"W 63.64 feet, thence northerly along the arc of a 322.40 foot radius curve to the left 137.10 feet (L C bears N34°42'09"W 136.07 feet), thence Northerly along the arc of a 256.43 foot radius curve to the right 170.59 feet (L C bears N27°49'37"W 167.46 feet), thence N8°46'08"W 91.08 feet, thence N82°39'22"W 719.08 feet, thence South 210.61 feet to the South line of said Section 19, thence S89°30'10"W 2025.87 feet along the section line to the point of beginning.

Contains 673.63 acres

Also the S1/2 of the SE1/4 of Section 24, T10S, R37E, Boise Base and Meridian.

Contains 80 acres.

Also the NW1/4 of the NE1/4 of Section 25, T10S, R37E, Boise Base and Meridian.

Contains 40 acres. Contains 793.63 acres total

Additionally:

TOWNSHIP 10 SOUTH, RANGE 37 EAST, BOISE MERIDIAN, BANNOCK COUNTY IDAHO:

Section 1:

Lot 7, SW1/4 SE1/4

Section 12: Lot 1, NW1/4 NE1/4

TOWNSHIP 10 SOUTH, RANGE 38 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDAHO:

ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE 2. COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

Section 7: Lot 1, NE1/4 NW1/4, W1/2

Lot 2, and W1/2 E1/2 Lot 2

Section 6: Lots 1, 2, 5, 6, and 7, SE1/4

NW1/4, E1/2 SW1/4, S1/2

NE1/4 and SE1/4

Additionally:

All of the South half of the Southwest quarter of Section 5, T10S, R38E, Boise Meridian. Contains 80 acres +.

All of the South half of the Southwest quarter of Section 7; together with the Southeast quarter of said Section 7, T10S, R38E, Boise Meridian. Contains 240 acres ±.

All of the Northwest quarter of Section 8, T10S, R38E, Boise Meridian, excepting therefrom: Beginning at the center quarter corner of said section; thence North 89°54' West along the latitudinal center line of said section 1,484.69 ft., more or less, thence North 26°49'24" East 296.53 ft., thence North 27°15'24" East 275.99 ft., thence North 47°02'04" East, 300.43 ft., thence North 67°35'37" East 584.70 ft., thence North 55°25'52" East, 560.20 ft., more or less, to the meridional centerline of said section, thence South 0°07'37" East 1,258.06 ft., more or less to the true point of beginning. A parcel of land situated in the Northwest quarter of the Southwest guarter of Section 8, T10S, R38E, Boise Meridian, Bannock County, Idaho, more particularly described as follows: Commencing at the Southwest corner of said section, said point being a US Glo Brass Cap Monument dated 1913; thence North 0°04' West along the West line of said section 1,682.74 ft., more or less, to the true point of beginning; thence continuing North 0°04' West along said West line 957.25 ft., more or less, to the West quarter corner of said section; thence South 89°54' East along the latitudinal centerline of said section, 1,154.53 ft., thence South 26°49'24" West 257.49 ft., thence South 53°39'18" West, 557.33 ft., thence North 36°20'39" West 97.28 ft. to the centerline of Smith Canyon Road, thence South 48°26'09" West along said centerline 97.81 ft., thence South 37°40'38" West along said centerline 114.93 ft., thence South 54°19'02" West along said centerline 242,86 ft., thence South 37°57'26" West along said centerline 208.96 ft., thence South 79°37'46" West along said centerline 62.47 ft., more or less, to the true point of beginning. Total contains 147.4 acres +.

All of Section 17, T10S, R38E, Boise Meridian; except the East half of the Northeast quarter and except the Southwest quarter of the Southwest quarter. Contains 520 acres ±.

3. ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 29th day of December, 1977.

s/s: Dennis F. Bullock

dba Lava Ranch

s/s: Robert Craig Hansen
dba Lava Ranch

STATE OF UTAH COUNTY OF SALT LAKE

On this 29th day of December, 1977, personally appears before me Dennis F. Bullock and Robert Craig Hansen, the signers of the within instrument, who duly acknowledged to me that they executed the same.

s/s: Richard G. Brown
Notary Public

Residing at Salt Lake City, Utah My Commissions Expires: 9/4/78 All of the East half of Section 18, T10S, R38E, Boise Meridian, which lies East of the West line of the County Road which crosses said section in a North-South direction. Contains 270 acres ±.

All of Section 19, T10S, R38E, Boise Meridian; except that part lying within Lava Ranch Subdivision phase 1, and excepting the Northwest quarter of the Northwest quarter. Contains 5 acres ±.

All of Section 20, T10S, R38E, Boise Meridian; except that part lying within Lava Ranch Subdivision Phase 1. Contains 591 acres ±.

All of Section 29, T10S, R38E, Boise Meridian; except the South half of the Southeast quarter, except the South half of the Southwest quarter and except the Northwest quarter of the Southwest quarter. Contains 440 acres ±.

All of Section 30, T10S, R38E, Boise Meridian, except the Southwest quarter of the Southwest quarter and excepting that part lying within Lava Ranch Subdivision Phase 1. Contains 595 acres +.

The West half of the Northwest quarter of Section 24, T10S, R37E, Boise Meridian. Contains 80 acres +.

Total 2968.4 acres ±.

do hereby establish the nature of the use and enjoyment of all lots in Lava Ranch Subdivisions, as described above, and do declare that all conveyances of said lots shall be made subject to the following conditions, restrictions and stipulations, as follows:

ARTICLE II

RECREATIONAL HOMESITE AREA COVENANTS

- 1. LAND USE: This land is intended primarily for construction of vacation homes and recreational use incidental thereto. All common areas within the subdivision are private and neither the recording of this plat or any act of the undersigned with respect to the plat shall be construed as a dedication to public, but, rather all common areas and any other amenities shall be for the use and enjoyment of members of the Lava Ranch Property Owners' Association, Inc., and to the guests of such members of the Association or other residents of Lava Ranch who qualify for the use and enjoyment of the common areas and facilities. The common areas within the subdivision shall be conveyed to the Lava Ranch Property Owners' Association which shall be responsible for the permanent maintenance of the common areas.
- 4. ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

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- 2. <u>EASEMENT</u>: Easements for installation and maintenance of utilities, drainage facilities and ingress and egress are reserved as shown upon the recorded plat of the above subdivisions.
- 3. BUILDING TYPE: No more than one detached single-family dwelling, not less than 600 square feet in ground floor living area and not to exceed two and one-half stories in height, and all buildings and structures incidental to single-family dwelling, shall be permitted on any lot. "Incidental to the single-family dwelling" as used in this paragraph does not sanction and will not allow the construction, use or retention for living purposes, on any lot, of a shed, outbuilding of any type, permanently fixed or converted camper, trailer, or other type unit normally sold for mobile purposes. The Lava Ranch Property Owner's Association Board of Directors may not make exception to this rule unless such proposed exception is approved by a simple majority of the members of the Association, authorized to vote, and present at a duly constituted annual meeting of the Lava Ranch Property Owner's Association. All dwellings must be completed to at least the "dried stage" within 24 months of commencement of construction. Furthermore, the Board of Directors must require that all sheds, outbuildings, campers, trailers, or other units found to be in violation of this paragraph be converted to storage or removed within 24 months of the discovery of the violation. "Conversion" as used herein can only be supported by commencement of construction of a dwelling within the first year of the 24 months following the discovery of the violation. However, the Board of Directors may consider an extension of the time limits herein upon appeal by the property owner. This does not restrict the provisions of paragraph 9, infra. All fences shall be erected of new material which enhance the appearance of the landscape. Rail or split-rail type fences normally associated with ranch settings are approved. All other type of fences require the prior approval of the Board of Directors prior to their being installed. All buildings shall be set back at least one hundred (100) feet from the property lines or recorded easements. Slopes exceeding 25% within the boundaries of any lot shall be and are hereby designated as non-building areas.
- 4. GARBAGE AND REFUSE DISPOSAL: No lot shall be used as a dumping ground for rubbish. Trash, garbage, or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept safe from fire in a clean and sanitary condition. The large garbage containers provided by the Association for use by members are to be used for normal household garbage only. Construction materials may not be placed in these containers! Violation of this covenant will be subject to the violator to the fines outlined in paragraph 2, Article III. Each lot and its abutting street are to be kept free of trash, weeds and other refuse by the lot owner. No unsightly materials or other objects are to be stored on any lot in view of the general public. No activity which may become an annoyance or a nuisance to the subdivisions will be allowed.
- 5. ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

- 5. TEMPORARY STRUCTURES AND VEHICLES: Temporary structures, including trailers, tents, campers and mobile homes, or other mobile home units used for camping, may be located on any lot from May 1st to December 1st of each calendar year. However, due consideration must be given to the weather since snowfall may prevent the removal of such structures before winter which are subsequently damaged by snowfall or other action related to the weather must be removed by the low owner no later than the following spring. Failure to comply with this rule will subject the lot owner to removal of the structure by the Board of Directors at the owners expense and a fine as described in paragraph 2, Article III below. The use of snowmobiles, motorcycles, motorbikes, 4-wheel drive vehicles, ATV's, etc., will be permitted only in areas designated by the Board of Directors.
- 6. <u>SIGNS</u>: No sign of any kind shall be displayed to the public view on any lot. The only exception to this rule will be road designation signs and small, rustic property name signs approved by the Board of Directors.
- 7. <u>TIMBER REMOVAL</u>; <u>OIL AND MINING OPERATIONS</u>: No healthy, live tree or trees shall be cut down or removed from any lot except as necessary to build or protect a single family dwelling or outbuildings incident thereto without prior written approval of the Board of Directors.
- 8. <u>COMMERCIAL ENTERPRISES</u>: No commercial business shall be permitted on any lot in the subdivisions. The Lava Ranch lots and common areas, and the name of the Association shall not be used for commercial purposes without prior written approval of the Board of Directors and the affirmative written vote of two-thirds of the members present, and authorized to vote, at a duly constituted annual meeting of the Lava Ranch property Owners Association.
- 9. <u>DIVISION OF LOTS</u>: No lot in Lava Ranch may be subdivided.
- 10. CONSTRUCTION APPROVAL: No construction approval may be given by the Board of Directors unless the written construction proposal, which must include a cabin plan and specifications, and lot road layout, is received by the Board at least 30 days prior to the commencement of construction and is accompanied by all necessary Bannock County building and health permits. Note: Lot road layout plans may be approved by the Board in advance of the cabin plan submission and approval. Any lot owner who begins construction or causes construction to begin prior to the Board of Directors written approval of the construction proposal, or is otherwise found to be in violation of this paragraph will be subject to enforcement provisions in paragraph 2, Article III.
- 6. ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

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GENERAL PROVISIONS

- 1. ARCHITECTURAL CONTROL: No building shall be erected, placed or altered on any lot without approval of the Board of Directors. No fence or wall shall be erected, placed or altered on any lot, and no mobile home will be allowed upon any lot without the approval of the Board of Directors. The Board of Directors approval or disapproval as required by these covenants, shall be given in writing within thirty (30) days after plans and specifications have been submitted.
- ENFORCEMENT: These covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by the Board of Directors or by appropriate action in a court of law. The Board of Directors shall establish a procedure for the enforcement of these covenants. Such procedure shall include a fine or fines of not less than \$500.00 or more than \$1,000.00 per annual or continued violation. Such procedure may also include a lien placed upon the lot by the Board if the fine or fines remains unpaid for more than 90 days. If it becomes necessary for an owner or the Lava Ranch Property Owners' Association to enforce these covenants, the party in violation of these covenants due to a lack of enforcement action by the Board of Directors, the party found to be in violation of these covenants by the Board of Directors or a court of law shall be responsible for paying all costs of enforcement, including reasonable attorneys' fees incurred by the enforcing party.
- TERMS OF COVENANTS: These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date of these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument agreed to by two-thirds (2/3) of the then owners of the lots authorized to vote, and present at a duly constituted annual meeting of the Lava Ranch Property Owners Association has been recorded, change said covenants in whole or in part, either during or after the initial term provided for in this paragraph. Covenants thus modified will be effective for a period of ten (10) years, and will be automatically extended for successive periods of ten (10) years unless modified as outlined above.
- 4. <u>SEVERABILITY</u>: Invalidation of any one of these covenants by court order shall in no wise affect any of the other provisions which all remain in full force and effect.
- 5. <u>ASSIGNMENT OF POWER</u>: Any and all rights and powers of the owner herein contained may be delegated, transferred or assigned. Whenever the owner is used herein, it includes assigns or successors in interest of the owner.
- 7. ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

6. MEMBERSHIP IN PROPERTY OWNERS' ASSOCIATION: Membership in the Lava Ranch Property Owners' Association, Inc., an Idaho non-profit corporation, is appurtenant to and shall be a mandatory incident of ownership of any lot in the Lava Ranch subdivisions. The general purpose of the Association is to further and promote the community welfare of property owners in the subdivisions. The Association shall be responsible for the improvement, maintenance, upkeep and repair, and the establishment and enforcement of rules and regulations concerning the operation and use of all common areas and recreational facilities and other properties within the subdivisions as it may from time to time own, and for the payment of liability insurance premiums and fees incident to the ownership and operation of common areas and recreational facilities. The Association shall specifically assume responsibility for development road improvement and maintenance which shall be and remain the obligation of the Association. The Association shall have all the powers that are set out in its Articles of Incorporation and all other powers that belong to it by operation of law, including, but not limited to, the power to assess and collect from every member of the Association a uniform yearly charge per single-family recreational lot within the subdivisions which if not paid when due shall bear interest from the due date. PROVIDED HOWEVER, the unsold lots held by the developer, Lava Ranch Partnership, shall be liable for assessment or charges (4th) as decided by legal precedent, and at least to an amount required to pay a proportionate share of property taxes attributable to the common areas held by the Association for the benefit of lot owners. The Association may publish the name of a delinquent member and may file notice that it is the owner of a lien to secure payment of the unpaid charge plus costs and reasonable attorney's fees, and which lien shall encumber the members' lot or lots and may be foreclosed in accordance with the laws of the State of Idaho. The Board of Directors of the Association shall fix the amount of the annual charge per lot, which may vary from year to year depending on the amount required to meet the obligations of the Property Owners' Association.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this \(\frac{1}{2} \) day of March, 2000.

LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

President

SUBSCRIBED AND SWORN to before me, a notary public, this \(\frac{1}{2}\) day of

March, 2000.

TINA J. WHEELOCK **NOTARY PUBLIC** STATE OF IDAHO

Residing at Pocatello

Commission Expires: 7-(1-2000)

NO 20004053

RECORDED AT REQUEST OF DITIER BYBE 2000 MAR 17 AM 11 56

OFFICIAL REACRD BOOK NO 255 BANNOCK COUNTY IDAHO LARRY WIGHAN RECORDER FEE 2700 DEPUTY BOD

AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

ARTICLE I DECLARATION

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the Lava Ranch Property Owners' Association, is a corporation organized pursuant to the laws of the State of Idaho;

WHEREAS, the Association caused to be recorded certain declarations dated: October 7, 1997, recorded as instrument no. 586113; December 29, 1977, recorded as instrument no. 591349; July 12, 1978, recorded as instrument no. 605806;

WHEREAS, the Lava Ranch Property Owners' Association in the July of 1999 voted to amend the aforedescribed declarations and caused to be recorded as set of declarations, which supercede the above described declarations.

NOW THEREFORE, based upon the foregoing premises, the undersigned President of the Lava Ranch Properties' Association, Inc., has been directed to prepare and record the following all-inclusive Declarations, which supersede the previous Declarations recorded by the Association as instrument nos. 586113, 591349 and 605806. The following is the description of the real property located in Bannock County, Idaho, to be affected by this all inclusive Declaration:

A part of Sections 19, 20 and 30, T10S, R38E, Boise Base and Meridian; beginning at the SW corner of said Section 19 and running thence N0°01'01"W 2656.98 feet along the section line to the W1/4 corner of said Section 19, thence N0°00'59"W 1318.11 feet along the section line to the SW corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°42'29"E 1384.74 feet to the SE corner of the NW 1/4 of the NW1/4 of said Section 19, thence N0°09'20"E 1317.46 feet to the NE corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°44'08"E 1388.69 feet to the N1/4 corner of said Section 19, thence N89°36'56"E 2609.90 feet to the NE corner of said Section 19, thence East 798.14 feet, thence S3°28'19"E 371.36 feet, thence southerly along the arc of a 947.64 foot radius curve to the left 97.34 feet. (L. C bears S8°24'53"E 97.30 feet), thence S9°21'27"E 207.98 feet, thence southerly along the arc of a 292.78 foot radius curve to the left 135.72 feet (L C bears S22°38'13"E 134.50 feet), thence S35°54'59"E 104.99 feet, thence southerly along the arc of a 251.29 foot radius curve to the right 160.85 feet (L C bears S17°34'45"E 158.11 feet), thence S0°45'29"W 119.97 feet, thence southerly along the arc of a 358.39 foot radius curve to the right 106.70 feet (L C bears 59°17'15"W 106.31 feet),

1. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

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Contains 673.63 acres

Also the S1/2 of the SE1/4 of Section 24, T10S, R37E, Boise Base and Meridian.

Contains 80 acres.

Also the NW1/4 of the NE1/4 of Section 25, T10S, R37E, Boise Base and Meridian.

Contains 40 acres.
Contains 793.63 acres total

Additionally:

TOWNSHIP 10 SOUTH, RANGE 37 EAST, BOISE MERIDIAN, BANNOCK COUNTY IDAHO:

Section 1:

Lot 7, SW1/4 SE1/4

Section 12:

Lot 1, NW 1/4 NE 1/4

TOWNSHIP 10 SOUTH, RANGE 38 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDAHO:

2. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

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Lot 1, NE1/4 NW1/4, W1/2

Lot 2, and W1/2 E1/2 Lot 2

Section 6:

Lots 1, 2, 5, 6, and 7, SE1/4 NW1/4, E1/2 SW1/4, S1/2

NE1/4 and SE1/4

Additionally:

All of the South half of the Southwest quarter of Section 5, T10S, R38E, Boise Meridian. Contains 80 acres +.

All of the South half of the Southwest quarter of Section 7; together with the Southeast quarter of said Section 7, T10S, R38E, Boise Meridian. Contains 240 acres ±.

All of the Northwest quarter of Section 8, T10S, R38E, Boise Meridian, excepting therefrom: Beginning at the center quarter corner of said section; thence North 89°54' West along the latitudinal center line of said section 1,484.69 ft., more or less, thence North 26°49'24" East 296.53 ft., thence North 27°15'24" East 275.99 ft., thence North 47°02'04" East, 300.43 ft., thence North 67°35'37" East 584.70 ft., thence North 55°25'52" East, 560.20 ft., more or less, to the meridional centerline of said section, thence South 0°07'37" East 1,258.06 ft., more or less to the true point of beginning. A parcel of land situated in the Northwest quarter of the Southwest quarter of Section 8, T10S, R38E, Boise Meridian, Bannock County, Idaho, more particularly described as follows: Commencing at the Southwest corner of said section, said point being a US Glo Brass Cap Monument dated 1913; thence North 0°04' West along the West line of said section 1,682.74 ft., more or less, to the true point of beginning; thence continuing North 0°04' West along said West line 957.25 ft., more or less, to the West quarter corner of said section; thence South 89°54' East along the latitudinal centerline of said section, 1,154.53 ft., thence South 26°49'24" West 257.49 ft., thence South 53°39'18" West, 557.33 ft., thence North 36°20'39" West 97.28 ft. to the centerline of Smith Canyon Road, thence South 48°26'09" West along said centerline 97.81 ft., thence South 37°40'38" West along said centerline 114.93 ft., thence South 54°19'02" West along said centerline 242.86 ft., thence South 37°57'26" West along said centerline 208.96 ft., thence South 79°37'46" West along said centerline 62.47 ft., more or less, to the true point of beginning. Total contains 147.4 acres ±.

All of Section 17, T10S, R38E, Boise Meridian; except the East half of the Northeast quarter and except the Southwest quarter of the Southwest quarter. Contains 520 acres +.

3. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

All of the East half of Section 18, T10S, R38E, Boise Meridian, which lies East of the West line of the County Road which crosses said section in a North-South direction. Contains 270 acres ±.

All of Section 19, T10S, R38E, Boise Meridian; except that part lying within Lava Ranch Subdivision phase 1, and excepting the Northwest quarter of the Northwest quarter. Contains 5 acres ±.

All of Section 20, T10S, R38E, Boise Meridian; except that part lying within Lava Ranch Subdivision Phase 1. Contains 591 acres ±.

All of Section 29, T10S, R38E, Boise Meridian; except the South half of the Southeast quarter, except the South half of the Southwest quarter and except the Northwest quarter of the Southwest quarter. Contains 440 acres +.

All of Section 30, T10S, R38E, Boise Meridian, except the Southwest quarter of the Southwest quarter and excepting that part lying within Lava Ranch Subdivision Phase 1. Contains 595 acres +.

The West half of the Northwest quarter of Section 24, T10S, R37E, Boise Meridian. Contains 80 acres ±.

Total 2968.4 acres +.

do hereby establish the nature of the use and enjoyment of all lots in Lava Ranch Subdivisions, as described above, and do declare that all conveyances of said lots shall be made subject to the following conditions, restrictions and stipulations, as follows:

ARTICLE II

RECREATIONAL HOMESITE AREA COVENANTS

- LAND USE: This land is intended primarily for construction of vacation homes and recreational use incidental thereto. All common areas within the subdivision are private and neither the recording of this plat or any act of the undersigned with respect to the plat shall be construed as a dedication to public, but, rather all common areas and any other amenities shall be for the use and enjoyment of members of the Lava Ranch Property Owners' Association, Inc., and to the guests of such members of the Association or other residents of Lava Ranch who qualify for the use and enjoyment of the common areas and facilities. The common areas within the subdivision shall be conveyed to the Lava Ranch Property Owners' Association which shall be responsible for the permanent maintenance of the common areas.
- 4. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

- 2. <u>EASEMENT</u>: Easements for installation and maintenance of utilities, drainage facilities and ingress and egress are reserved as shown upon the recorded plat of the above subdivisions.
- 3. BUILDING TYPE: No more than one detached single-family dwelling, not less than 600 square feet in ground floor living area and not to exceed two and one-half stories in height, and all buildings and structures incidental to single-family dwelling, shall be permitted on any lot. "Incidental to the single-family dwelling" as used in this paragraph does not sanction and will not allow the construction, use or retention for living purposes, on any lot, of a shed, outbuilding of any type. permanently fixed or converted camper, trailer, or other type unit normally sold for mobile purposes. The Lava Ranch Property Owner's Association Board of Directors may not make exception to this rule unless such proposed exception is approved by a simple majority of the members of the Association, authorized to vote, and present at a duly constituted annual meeting of the Lava Ranch Property Owner's Association. All dwellings must be completed to at least the "dried stage" within 24 months of commencement of construction. Furthermore, the Board of Directors must require that all sheds, outbuildings, campers, trailers, or other units found to be in violation of this paragraph be converted to storage or removed within 24 months of the discovery of the violation. "Conversion" as used herein can only be supported by commencement of construction of a dwelling within the first year of the 24 months following the discovery of the violation. However, the Board of Directors may consider an extension of the time limits herein upon appeal by the property owner. This does not restrict the provisions of paragraph 9, infra. All fences shall be erected of new material which enhance the appearance of the landscape. Rail or split-rail type fences normally associated with ranch settings are approved. All other type of fences require the prior approval of the Board of Directors prior to their being installed. All buildings shall be set back at least one hundred (100) feet from the property lines or recorded easements. Slopes exceeding 25% within the boundaries of any lot shall be and are hereby designated as non-building areas.
- 4. GARBAGE AND REFUSE DISPOSAL: No lot shall be used as a dumping ground for rubbish. Trash, garbage, or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept safe from fire in a clean and sanitary condition. The large garbage containers provided by the Association for use by members are to be used for normal household garbage only. Construction materials may not be placed in these containers! Violation of this covenant will subject the violator to the fines outlined in paragraph 2, Article III. Each lot and its abutting street are to be kept free of trash, weeds and other refuse by the lot owner. No unsightly materials or other objects are to be stored on any lot in view of the general public. No activity which may become an annoyance or a nuisance to the subdivisions will be allowed.
- 5. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR L4VA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

- 5. TEMPORARY STRUCTURES AND VEHICLES: Temporary structures, including trailers, tents, campers and mobile homes, or other mobile home units used for camping, may be located on any lot from May 1st to December 1st of each calendar year. However, due consideration must be given to the weather since snowfall may prevent the removal of such structures before winter. Structures which are subsequently damaged by snowfall or other action related to the weather must be removed by the lot owner no later than the following spring. Failure to comply with this rule will subject the lot owner to removal of the structure by the Board of Directors at the owners expense and a fine as described in paragraph 2, Article III below. The use of snowmobiles, motorcycles, motorbikes, 4-wheel drive vehicles, ATV's, etc., will be permitted only in areas designated by the Board of Directors.
- 6. <u>SIGNS</u>: No sign of any kind shall be displayed to the public view on any lot. The only exception to this rule will be road designation signs and small, rustic property name signs approved by the Board of Directors.
- 7. <u>TIMBER REMOVAL</u>; OIL AND MINING OPERATIONS: No healthy, live tree or trees shall be cut down or removed from any lot except as necessary to build or protect a single family dwelling or outbuildings incident thereto without prior written approval of the Board of Directors.
- 8. <u>COMMERCIAL ENTERPRISES</u>: No commercial business shall be permitted on any lot in the subdivisions. The Lava Ranch lots and common areas, and the name of the Association shall not be used for commercial purposes without prior written approval of the Board of Directors and the affirmative written vote of two-thirds of the members present, and authorized to vote, at a duly constituted annual meeting of the Lava Ranch property Owners Association.
- 9. <u>DIVISION OF LOTS</u>: No lot in Lava Ranch may be subdivided.
- 10. CONSTRUCTION APPROVAL: No construction approval may be given by the Board of Directors unless the written construction proposal, which must include a cabin plan and specifications, and lot road layout, is received by the Board at least 30 days prior to the commencement of construction. The plan shall be accompanied by all necessary Bannock County building and health permits. Note: Lot road layout plans may be approved by the Board in advance of the cabin plan submission and approval. Any lot owner who begins construction or causes construction to begin prior to the Board of Directors written approval of the construction proposal, or is otherwise found to be in violation of this paragraph will be subject to enforcement provisions in paragraph 2, Article III.
- 6. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

LOST DOCUMENT INDEMNITY & REQUEST FOR FULL RECONVEYANCE

TO:

The undersigned states that the original Deed of Trust and/or Note referred to herein has been lost, that a diligent search has been made and said documents cannot be located. The parties herein jointly and severally agree to save you harmless expense of from any loss you might sustain, including attorney fees, by your releasing and reconveying said Deed of Trust. The undersigned further warrant and certify that they are the sole owners and holders of the debt described in the original deed of trust and/or note and that such debt has not been assigned, encumbered, transferred or negotiated. In the event either of the documents are later found, the undersigned will immediately turn them over to you for cancellation.

You are hereby requested and directed to cancel all evidences of indebtedness secured by said deed of trust and to reconvey without warranty, the estate now held by you under the same.

A deed of Trust to secure an indebtedness in the amount shown below, and any other obligations secured thereby:

Amount: \$57,200.00 Dated: April 15, 1976

Trustor: Merle Ray Friesen and Marsha Elaine Friesen, husband and wife

Trustee: American Land Title Co., Inc.

Beneficiary: Ruby Chapman Recorded April 15, 1976

Inst. No. 107984

of \$57,200.00	tor Power County, Idaho, given to sec	cure payment of Promissory Note for the Sum
		Beneficiary
Date:		
State of Idaho		
County of Bannock		
On this,	before me,	, Notary Public for the State of
Idaho personally appeared		personally known to me (or proved to
me on the basis of satisfacto	ry evidence) to be the person(s) whos	e name(s) is/are subscribed to the within
instrument and acknowledge	ed to me that executed the same.	
WITNESS MY HAND ANI	O OFFICIAL SEAL	
N		
Notary Public		
Residing In:		
COMMISSION EXPIRES'		

III.

GENERAL PROVISIONS

- 1. ARCHITECTURAL CONTROL: No building shall be erected, placed or altered on any lot without approval of the Board of Directors. No fence or wall shall be erected, placed or altered on any lot, and no mobile home will be allowed upon any lot without the approval of the Board of Directors. The Board of Directors approval or disapproval as required by these covenants, shall be given in writing within thirty (30) days after plans and specifications have been submitted.
- ENFORCEMENT: These covenants shall be binding and inure to the benefit of all present and future owners of the property and they may be enforced by the Board of Directors or by appropriate action in a court of law. The Board of Directors shall establish a procedure for the enforcement of these covenants. Such procedure shall include a fine or fines of not less than \$500.00 or more than \$1,000.00 per annual for continued violation. Such procedure may also include a lien placed upon the lot by the Board if the fine or fines remains unpaid for more than 90 days. If it becomes necessary for the Lava Ranch Property Owners' Association to enforce these covenants, the party found to be in violation of these covenants by the Board of Directors or a court of law shall be responsible for paying all costs of enforcement, including reasonable attorneys' fees incurred by the enforcing party.
- 3. TERMS OF COVENANTS: These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty (20) years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument agreed to by two-thirds (2/3) of the then owners of the lots authorized to vote, and present at a duly constituted annual meeting of the Lava Ranch Property Owners Association has been recorded, change said covenants in whole or in part, either during or after the initial term provided for in this paragraph. Covenants thus modified will be effective for a period of ten (10) years, and will be automatically extended for successive periods of ten (10) years unless modified as outlined above.
- 4. <u>SEVERABILITY</u>: Invalidation of any one of these covenants by court order shall in no wise affect any of the other provisions which shall remain in full force and effect.
- 5. <u>ASSIGNMENT OF POWER</u>: Any and all rights and powers of the owner herein contained may be delegated, transferred or assigned. Whenever the owner is used herein, it includes assigns or successors in interest of the owner.
- 7. AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

6. MEMBERSHIP IN PROPERTY OWNERS' ASSOCIATION: Membership in the Lava Ranch Property Owners' Association, Inc., an Idaho non-profit corporation, is appurtenant to and shall be a mandatory incident of ownership of any lot in the Lava Ranch subdivisions. The general purpose of the Association is to further and promote the community welfare of property owners in the subdivisions. The Association shall be responsible for the improvement, maintenance, upkeep and repair, and the establishment and enforcement of rules and regulations concerning the operation and use of all common areas and recreational facilities and other properties within the subdivisions as it may from time to time own, and for the payment of liability insurance premiums and fees incident to the ownership and operation of common areas and recreational facilities. The Association shall specifically assume responsibility for development road improvement and maintenance which shall be and remain the obligation of the Association. The Association shall have all the powers that are set out in its Articles of Incorporation and all other powers that belong to it by operation of law, including, but not limited to, the power to assess and collect from every member of the Association a uniform yearly charge per single-family recreational lot within the subdivisions which if not paid when due shall bear interest from the due date. PROVIDED HOWEVER, the unsold lots held by the developer, Lava Ranch Partnership, shall be liable for assessment or charges as decided by legal precedent. and at least to an amount required to pay a proportionate share of property taxes attributable to the common areas held by the Association for the benefit of lot owners. The Association may publish the name of a delinquent member and may file notice that it is the owner of a lien to secure payment of the unpaid charge plus costs and reasonable attorney's fees, and which lien shall encumber the members' lot or lots and may be foreclosed in accordance with the laws of the State of Idaho. The Board of Directors of the Association shall fix the amount of the annual charge per lot, which may vary from year to year depending on the amount required to meet the obligations of the Property Owners' Association.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 28 day of July,

LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

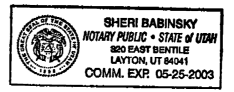
President

SUBSCRIBED AND SWORN to before me, a notary public, this 28 day of

July, 2000.

NO

Residing at: Xay-fun U+
Commission Expires: 5/25/2003



20012158

RECORDED AT RECHEST OF D. KINK BY bee 2000 JUL 31 AM 11 54

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ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

WHEREAS, the Lava Ranch Property Owners' Association, is a corporation organized pursuant to the laws of the State of Idaho;

WHEREAS, the Association caused to be recorded certain Amended Declarations signed by John Barton on July 28, 2000, recorded as instrument no. 20012158;

WHEREAS, in the July of 2003, annual meeting, the Lava Ranch Property Owners' Association voted to make an addendum to the aforedescribed declarations.

NOW THEREFORE, based upon the foregoing premises, the undersigned President of the Lava Ranch Properties' Association, Inc., has been directed to prepare and record the following Addendum to Amended Declaration. The following is the description of the real property located in Bannock County, Idaho, to be affected by this all inclusive Addendum to Amended Declaration:

A part of Sections 19, 20 and 30, T10S, R38E, Boise Base and Meridian; beginning at the SW corner of said Section 19 and running thence N0°01'01"W 2656.98 feet along the section line to the W1/4 corner of said Section 19, thence N0°00'59"W 1318.11 feet along the section line to the SW corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°42'29"E 1384.74 feet to the SE corner of the NW 1/4 of the NW1/4 of said Section 19, thence N0°09'20"E 1317.46 feet to the NE corner of the NW1/4 of the NW1/4 of said Section 19, thence N89°44'08"E 1388.69 feet to the N1/4 corner of said Section 19, thence N89°36'56"E 2609.90 feet to the NE corner of said Section 19, thence East 798.14 feet, thence S3°28'19"E 371.36 feet, thence southerly along the arc of a 947.64 foot radius curve to the left 97.34 feet. (L. 'C bears S8°24'53"E 97.30 feet), thence S9°21'27"E 207.98 feet, thence southerly along the arc of a 292.78 foot radius curve to the left 135.72 feet (L C bears S22°38'13"E 134.50 feet), thence S35°54'59"E 104.99 feet, thence southerly along the arc of a 251.29 foot radius curve to the right 160.85 feet (L C bears S17°34'45"E 158.11 feet), thence S0°45'29"W 119.97 feet, thence southerly along the arc of a 358.39 foot radius curve to the right 106.70 feet (L C bears 59°17'15"W 106.31 feet), thence S17°49'W 95.99 feet, thence southerly along the arc of a 264.16 foot radius curve to the left 90.46 feet (L C bears S8°00'23"W 90.02 feet), thence S1°48'14"E 211.78 feet, thence southerly along the arc of a 430.06 foot radius curve to the right 208.18 feet (L C bears S12°03'50"W 206.15 feet), thence S25°55'54"W 321.38 feet, thence southerly along the arc of a 662.56 foot radius curve to the right 206.16 feet (L C bears S34°50'45"W 203.55 feet, thence S43°45'36"E 447.90 feet, thence southerly along the arc if a 186.98 foot radius curve to the left 164.84 feet (L C bears S18°30'16"W 159.55 feet), thence S83°14'56"W 50.00 feet, thence N67°44'11"W 272.77 feet, thence S14°00'W 935.24 feet,

 ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

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thence S19°00'E 680.20 feet to the East line of Section 19, thence S0°11'41"E 1040.08 feet to the SE corner of said Section 19, thence S89°30'10"W 748.29 feet along the section line, thence S0°11'41"E 424.68 feet, thence S89°30'10"W 1124.74 feet, thence N36°00'W 254.97 feet, thence S54°16'05"W 362.83 feet, thence westerly along the arc of a 73.96 foot radius curve to the right 142.07 feet (L C bears N70°42'W 121.21 feet), thence northerly along the arc of a 771.95 foot radius curve to the left 92.32 feet (L C bears N19°05'39"W 92.26 feet, thence N22°31'12"W 63.64 feet, thence northerly along the arc of a 322.40 foot radius curve to the left 137.10 feet (L C bears N34°42'09"W 136.07 feet), thence Northerly along the arc of a 256.43 foot radius curve to the right 170.59 feet (L C bears N27°49'37"W 167.46 feet), thence N8°46'08"W 91.08 feet, thence N82°39'22"W 719.08 feet, thence South 210.61 feet to the South line of said Section 19, thence S89°30'10"W 2025.87 feet along the section line to the point of beginning.

Contains 673.63 acres

Also the S1/2 of the SE1/4 of Section 24, T10S, R37E, Boise Base and Meridian.

Contains 80 acres.

Also the NW1/4 of the NE1/4 of Section 25, T10S, R37E, Boise Base and Meridian.

Contains 40 acres.
Contains 793.63 acres total

Additionally:

TOWNSHIP 10 SOUTH, RANGE 37 EAST, BOISE MERIDIAN, BANNOCK COUNTY IDAHO:

Section 1:

Lot 7, SW1/4 SE1/4

Section 12:

Lot 1, NW1/4 NE1/4

TOWNSHIP 10 SOUTH, RANGE 38 EAST, BOISE MERIDIAN, BANNOCK COUNTY, IDAHO:

Section 7:

Lot 1, NEI/4 NW1/4, W1/2

Lot 2, and W1/2 E1/2 Lot 2

Section 6:

Lots 1, 2, 5, 6, and 7, SE1/4 NW1/4, E1/2 SW1/4, S1/2

NE1/4 and SE1/4

2. ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

W.W.

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Additionally:



All of the South half of the Southwest quarter of Section 5, T10S, R38E, Boise Meridian. Contains 80 acres ±.

All of the South half of the Southwest quarter of Section 7; together with the Southeast quarter of said Section 7, T10S, R38E, Boise Meridian. Contains 240 acres \pm .

All of the Northwest quarter of Section 8, T10S, R38E, Boise Meridian, excepting therefrom: Beginning at the center quarter corner of said section; thence North 89°54' West along the latitudinal center line of said section 1,484.69 ft., more or less, thence North 26°49'24" East 296.53 ft., thence North 27°15'24" East 275.99 ft., thence North 47°02'04" East, 300.43 ft., thence North 67°35'37" East 584.70 ft., thence North 55°25'52" East, 560.20 ft., more or less, to the meridional centerline of said section, thence South 0°07'37" East 1,258.06 ft., more or less to the true point of beginning. A parcel of land situated in the Northwest quarter of the Southwest quarter of Section 8, T10S, R38E, Boise Meridian, Bannock County, Idaho, more particularly described as follows: Commencing at the Southwest corner of said section, said point being a US Glo Brass Cap Monument dated 1913; thence North 0°04' West along the West line of said section 1,682.74 ft., more or less, to the true point of beginning; thence continuing North 0°04' West along said West line 957.25 ft., more or less, to the West quarter corner of said section; thence South 89°54' East along the latitudinal centerline of said section, 1,154.53 ft., thence South 26°49'24" West 257.49 ft., thence South 53°39'18" West, 557.33 ft., thence North 36°20'39" West 97.28 ft. to the centerline of Smith Canyon Road, thence South 48°26'09" West along said centerline 97.81 ft., thence South 37°40'38" West along said centerline 114.93 ft., thence South 54°19'02" West along said centerline 242.86 ft., thence South 37°57'26" West along said centerline 208.96 ft., thence South 79°37'46" West along said centerline 62.47 ft., more or less, to the true point of beginning. Total contains 147.4 acres ±.

All of Section 17, T10S, R38E, Boise Meridian; except the East half of the Northeast quarter and except the Southwest quarter of the Southwest quarter. Contains 520 acres ±.

All of the East half of Section 18, T10S, R38E, Boise Meridian, which lies East of the West line of the County Road which crosses said section in a North-South direction. Contains 270 acres \pm .

All of Section 19, T10S, R38E, Boise Meridian; except that part lying within Lava Ranch Subdivision phase 1, and excepting the Northwest quarter of the Northwest quarter. Contains 5 acres ±.

3. ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.



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All of Section 20, T10S, R38E, Boise Meridian, except that part lying within Lava Ranch Subdivision Phase 1. Contains 591 acres ±.

All of Section 29, T10S, R38E, Boise Meridian; except the South half of the Southeast quarter, except the South half of the Southwest quarter and except the Northwest quarter of the Southwest quarter. Contains 440 acres ±.

All of Section 30, T10S, R38E, Boise Meridian, except the Southwest quarter of the Southwest quarter and excepting that part lying within Lava Ranch Subdivision Phase 1. Contains 595 acres ±.

The West half of the Northwest quarter of Section 24, T10S, R37E, Boise Meridian. Contains 80 acres ±

Total 2968.4 acres ±.

do hereby establish the nature of the use and enjoyment of all lots in Lava Ranch Subdivisions, as described above, and do declare that all conveyances of said lots shall be made subject to the following conditions, restrictions and stipulations, as follows:

TRAILER USAGE POLICY

- 1. Proper county permits from Bannock County must be obtained for trailer placed in Lava Ranch for a period of more than two (2) weeks. A letter from the Lava Ranch Board of Directors approving your trailer site must be presented to the County before a permit will be issued.
- Lava Ranch will allow trailers to be located on lots from May 1 until December 1, provided proper country permits have been obtained.
- 3. All camping trailers in Lava Ranch must have self-contained waste storage facilities or a septic system with approved drain field located on the lot. No surface dumping of trailer waste will be allowed. Lava Ranch may levy fines of up to \$1,000 per instance to lot owners for violation of this policy. The use of pit toilets is prohibited on lots within Lava Ranch Properties.
- Lava Ranch will allow up to two (2) trailers to be located on any given lot for an extended period of time. This also applies to lots with cabins.
- 5. Additional temporary trailers may be parked on any given lot for a period of not to exceed 10 calendar days. A maximum of 4 trailers will be allowed on any lot at any given time. This also applies to lots with cabins.
- 4. ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE
 RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS'
 ASSOCIATION, INC.

- 6. All trailers must be located on approved trailer sites, with adequate sanitation facilities as stated in #3 above. Trailer sites must be approved in advance by the Board of Directors. Permanent trailer sites must conform to the same setback regulations as cabins.
- 7. All camping trailers must be removed from the Lava Ranch Properties before winter snowfall prevents it.
- These rules are superceded by any additional regulation or rules set forth by Bannock County.

All other provisions of the Amended All Inclusive Declaration of Building and Use Restrictions and Protective Covenants for Lava Ranch Property Owners' Association, Inc. dated September 18, 2001, shall remain in full force and effect, not inconsistent with the foregoing.

To that limited extent, this addendum to the Amended Declarations will supersede any conflicting provision in the aforementioned Amended All Inclusive Declaration of Building and Use Restrictions and Protective Covenants for Lava Ranch Property Owners' Association, Inc., dated September 18, 2001.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 20 day of October, 2003.

LAVA RANCH PROPERTY OWNERS' ASSOCIATION, INC.

By Jechal Milmorth, President

SUBSCRIBED AND SWORN to before me, a notary public, this and any of

October, 2003.

NOTARY PUBLIC for Idaho

Residing at: Powello

Commission Expires: 7-11 010 FEE BEPUTY

TINA WHEELOCK NOTARY PUBLIC STATE OF IDAHO

OFFICIAL RECORD BK# 87

BANNOCK COUNTY JOAHO

ADDENDUM TO AMENDED ALL INCLUSIVE DECLARATION OF BUILDING AND USE

RESTRICTIONS AND PROTECTIVE COVENANTS FOR LAVA RANCH PROPERTY OWNERS'

ASSOCIATION, INC.