TRACT (684)

THIS DECLARATION, made this 20 day of day of having its principal place of business in the City of Glendale, Local Angeles County, California, hereinster referred to as the Declarant.

WHEREAS, the Declarant is the owner of that certain Tract 684, Imperial County, California as per map thereof recorded in Book ______ of Final Maps, records of said County and

WHEREAS, the Declarant is about to sell, dispose of or convey the lots in said Tract No. 684 above described, and desires to subject the same to certain protective covenants, conditions, restrictions (hereinefter referred to as "Gonditions") between it and the acquirers and/or users of the lots in said tract.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:
ThatADeclarant hereby certifies and declares that it has established
and does hereby establish general plan for the protection,
maintenance, development and improvement of said Tract, that

THIS DECLARATION is designed for the material benefit of the lote in said Tract and Declarant has fixed and does hereby fix the protective conditions upon and subject to which all lote, percels and portions of said Tract enall be held, leased, or sold, and/or conveyed by them as such owners, each and all of which is and are for the material benefit of the lots in said Tract and of each owner thereof, and whell run with the land and shall inure to and pass said Tract and each and every parcel of land therein, and shall apply to and bind the respective successors in interest thereof, and are and each thereof imposed upon said Tract as a mutual, equitable servitude in favor of each and every percel of land therein as the dominant tenement or tenements.

- I. SAID CONDITIONS ARE AS FOLLOWS:
 - A. That all of the lots within this Bubdivision shall be designated as Recidential and Commercial lots and shall be improved, used, and occupied under the Conditions hereinsfter set forth under Zone R-1, R-4, C-1, and C-2 Regulations.
 - B. Sale and Ressle: None of the property in said tract, nor any part thereof, shall be sold or resold, transferred, assigned, encumbered, lessed, rented or occupied except to members of the Desert Shores Village Club, a non-profit recreation association, or to a person who is a member of, or who has been elected to membership in, said Desert Shores Village Club.

II. GENERAL

A. No building, fence, patio, or other structure shall be erected, altered, added to, placed, or permitted to remain on said lots or any of them or any port of any auch lot until and unless the plans showing floor areas, externel design and the ground location of the intended structure along with a plot plan and a checking fee in the amount of five dollars (55.00) have been first delivered to and approved in writing by the two (2) members of a "Committee of Architecture" which shall be initially composed of Oliver P. Stewart and John A. Lambie, provided that any vacancy on such committee

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caused by death, resignation, or disability to serve shall be filled on the nomination of the Desert Shores Village, Inc. It shall be the purpose of this committee to provide for the maintenance of a high standard of another than and construction is such a manner at the server. srchitecture and construction in such a manner as to enhence the sesthetic properties of the developed subdivision. Notwithstanding other requirements imposed, this committee shall require not less that twelve hundred committee shall require not less that twelve hundred (1,200) square feet of floor area for any single family residence INCLUDING carport, garage, covered porches, covered continguous patios, etc., with a minimum floor area of eight hundred (800) square feet of living area in the dwelling portion of the atructure. All Structures shall besically be of OHE LEVEL construction and no 2-story atructure shall be permitted unless. In the no 2-story structure shall be permitted unless, in the opinion of the Committee of Architecture such a structure conforms to the over-all design and pattern of development. On commercial structures submitted for apyelopment. On commercial structures substituted for approval, this committee may require changes, deletions, or revisions in order that the architectural and general apprearance of all such commercial buildings and grounds be in keeping with the architecture of the nieghborhood and such as not be detrimental to the public health, safety, general welfare and architectural

apprearance effection the property values of the community in which such use or uses are to be loosted. It shall remain the perogative and in the jurisdiction of the "Committee of Architecture" to review applications and grent approvals for exceptions to this declaration. Variations from requirements, and, in general, other forms of devietion from those restriction imposed by this of devietion from those restriction imposed by this decleration, when such exceptions, variances and deviations do, in no way, detract from the appearance of the premises, not in any way be detrimental to the public welfare or to the property of other parsons to a committee.

Sewage Disposal: All Buildings shall have a septic tank with a minimum liquid ospecity of 750 sellons and a subsurface disposal field, all constructed in socordance

BUDPUTIACE disposal field, all constructed in scoordance with minimum requirements of the Imperial County Health Desertment for Individual Sewage Dosposal Systems. Such septic tanks and disposal fields shall be installed in the rear yard, unless otherwise specified. In the event additional leaching areas become necessary, they may be loosted in the front yard and properly services. mey be located in the front yard and properly connected to that in the resr. Multiple unit family dwellings she ll be a separate septic tank and leaching area for

- Eaves: Under no circumstances shall the eaves of any bases; onder no circumstances shall the eaves of any building to be used for residential purposes, including any garage forming any integral part of said residential building, and erected on any lot in said tract, extend to be located hearer than two (2) feet, from any side
- Subdivision of Lots: No single residence lot or parcel of land chall be divided into smaller lots or parcels under any conditions or circumstances, whether for lease, sale or rental purposes.

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- Landscaping: No portion of any lot or plot of land between the street line and the main residential building or structure thereon shall be used for the planting or growing of garden vegetables and all front yards landscaping (i.e. lawns, shrubs, trees, flowers and other plants) including all areas within the sidewald lines, shall be kept and maintained by the owner in a good manner without any right of removal, replacement or substitution as to sidewalk or street sress trees, except by written permission of the Architectural Committee.
- Moved Buildings: No building constructed elsewhere shall be moved or be pleced on any lot or portion of said tract.

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- No noxious or offensive activity shall be carried on upon any portion of said Tract, nor shall any-thing be done thereon which may be or become an annoyance or nuisance to any occupants in the area or to the neighborhood.
- No enterprise is permitted, which produces or ORUBES any dust, gas, smoke, noise, fumes, odors, or vibrations, which are or may be detrimental to other property in the tract or to the welfare or the occupants thereof.
- No water wells, tanks or shafts shall be permitted on or from the surface of any of sail property except with the prior written consent of the Archi-tectural Committee.

Occupancy During Construction:

- No building or structure constructed or erected no building or structure constructed or erected upon any lot or building eite in said treot shall in any manner be cocupied while in course of construction, not until made to comply with all the privisions hereor, nor shall said building when completed be used for any purpose other than used as hereinbefore provided, and work of construction any building or structure shall proceed diligently and continously until same is fully completed.
- Any residence or other building in said subdivision, the construction of which as been started, shall be completed without delay, except when such delay is caused by Acts of God, strikes, actual inability of the owner to procure deliveries of necessary materials, or by interference by other persons or forces beyond the control of the owner, Financial inability of the owner or his contractor to secure labor or materials or discharge liens or attachments shall not be deemed a cause beyond his control.
- In the event to cessation of construction or any building for a period of 120 days, where such interruption is not excused by the provisions here-of, the exsistence of such incompleted building shall be deemed to be a nuisance, and Association

- For Residential Uses in Zone R 1
 - Front yer& setbacks shall conform to the minimum depth of twenty-five (25) feet and a maximum depth of thirty-five (35) feet from the front property line to the furthest structural projection, including eaves, over-hangs, proches or any building or
 - Side yard setbacks. A side yard shall be maintained of at least five (5) feet in depth from all side property lines to the building line of any structure, with a minimum clearance of two (2) feet from eaves or other projections to the side property line, EXCEPT on corner lots which shall maintain a minimum setback of ten (10) feet or a maximum of thirty-five (35) feet from the side street line. An attached garage or thirty-five (35) feet from the side atreet
 line. An attached garage, a detached garage or
 other auxiliary buildings or structures, not intended
 or used for human habitation, shall be located to
 provide a minimum 12" clearance from the side
 property line to caves or other projections, when the
 auxiliary building or structure is a minimum of
 twanty (20) feet to the rear of the front wall of the
 residence nearest the street if attached, or forty
 (40) feet to the rear of the residence nearest the (40) feet to the resr of the residence nearest the street if detsched.
 - 3. Rear year setback. A rear yard shall be maintained of at least twelve (12) fact from the property line to the furthest structural projection, excepting fenced, walls, and hedges when used as boundary line separation, which shall be ten (10) feet from the rear property line.
- For all Uses in Zones R=4, C-1 and C-2
 - Minimum setback for all structures with frontage on:

 - (a) Monterey Ave. shell be ten (10) feet (b) Scott Ave. shell be ten (10) feet (c) Shore View Drive shall be five (5) feet (d) Malibu Ave. shell be five (5) feet

Vehicle Storage:

Every dwelling or other structure designed for or intended to be used as a dwelling, and every hotel, motel, or other structure designed for or intended for such purpose, shall have on the same lot or parcel of land automobile storage space for each resident unit of dwelling and for each guest room of motels or hotels.

VII. Signs.

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No person shall cause to be erected a sign, advertisement no person shall cause to be erected a sign, advertisement billboard or advertising structure of any kind on any of the R-l residential lots, except that a temporary permit, limited to a ninety-day period, for signs for houses to be sold or exhibited be first obtained by application to the Architectural Committee may in the control of these signs within the form at these approve the location of these signs within the fromt setback

shall have the right to enter upon said incompleted premises and remove the same, or carry such construction forward to completion, and the costs and expenses incurred in connection with such removal or completion shall constitute a lien upon said property under the Mechanio's Lien Law of the State of California, such lien to attach as of the time of the commencement of the work so undertaken to complete such construction and may be enforced in the manner provided for the enforcement .of mechanic's liens.

- Building Height Limitation: All structures shall be of ONE-LEVEL construction unless as otherwise provided for under GENERAL of these regulations.
- III. Definitions and Use Classifications:
 - A. As used in this declaration "Zones" means zones R-1, R-2, R-4, C-1, and C-2.
 - A person shall not use any premises in any zone, which is designed, arranged or intended to be occupied or used for any prupose, other than expressely permitted - in this declaration.

ZONE R-1 REGULATIONS

- IV. PROPERTY IN ZONE R-1 MAY BE USED FOR:
 - As Single family residence together with outbuildings customery to such use, located on the same lot or parcel of land, including
 - A private garage with a capacity not to exceed three (3) automobiles.
 - 2. A Boat repair or storage building for the personal use of the occupant.
 3. A children's playhouse
 4. Lath or greenhouse

 - Tool houses.
 - Hobby shops not used commercially.
 - Churches, temples, or other claces used exhlusively for religious worship shall be permitted within this zone upon approval for location and development plans by the "Committee or Architecture."
 - The following suxiliary uses, is they do not alter the character of the premises as single femily resi-
 - One detached guest house on the same premises as and not less than twenty (20) feet from the main building for the use of temporary guests of the occupants of the premises, if such quarters have no kitchen or kitchen facilities and are not rented or otherwise used as a separate dwelling.
 - Fences, walls, or hedges may be erected, started or maintained to a height of 72° above the adjacent grade, when used as a property line or boundary separation, except that no fence, wall, or hedge may be used for this purpose in the from setback area of a lot.





