47523

Book 232, Page 70

ENS

Protective Covenants

to 226 inclusive Unit II Lots 1 to 81 inclusive Unit III SHINING MOUNTAINS TRACT

KNOW ALL MEN BY THESE PRESENTS:

The Shining Mountains, a Limited Partnership (Declarant), is the owner of that certain property described as "The Shining Mountains" as shown by the plat thereof recorded in the records of Madison County, Montana, Declarant in tends to sell, dispose of and convey sites as set forth and delineated on such plat, and desires to subject all of said lands and sites comprising said lands to the protective covenants, conditions, restrictions and reservations hereinafter set forth and referred to as "covenants."

NOW THEREFORE, with prime consideration for the ecology and esthetics of the property. Declarant does hereby establish a general plan for the protection, maintenance, development and improvement of said land and such covenants are for the mutual henefit of all sites now comprising said land, and Declarant has fixed and deserby establish the covenants upon said land for the mutual henefit of the sites comprising said property and of each owner thereof, and such covenants shall run with the land and shall inner to and pass with each and every parcel or site therein, and shall apply to and bind the t-spective owners, their successors and assigns.

SAID COVENANTS ARE AS FOLLOWS:

Said land shall be used for residential purposes only. No brilding erected on said land shall be erected nearer than thirty (30) feet to any boundary along a street, or nearer than twenty-five (25) teet to any of the other boundary lines of said lot. For the purpose of this covenant, caves, steps and open porches and carports shall be considered as a part of the building.

nearer than thirty (30) feet to any boundary along a street, or nearer than twenty-live (25) feet to any of the dupie doubtary along a street, or nearer than twenty-live (25) feet to any of the building.

2. Declarant will cause a non-profit corporation, or similar entity, to be formed to administer all matters, regarding architectural approval, surface water rights, location and procedures applicable to the drilling of water wells within the various easements, the over-zeing and maintenance of all common areas and the recorpt and expenditure or money through such entity. The control of this entity shall pass to the property owners within The Shring Meantains or money through such entity. The control of this entity shall pass to the property owners within The Shring Meantains are sold, said coorted will pass from the original Board to the property owners within The Shring Meantains are sold, said coorted will pass from the original Board to the property owners. Declarant reserves to the many-point corporation, or similar entity, all surface water rights.

3. Plans of all structures or other types of nousing that are to be built or placed on the parcels must be approved by the non-profit corporation, or similar entity. Said corporation or entity will to entitle on the parcels must be approved by the heno-profit corporation, or similar entity. Said corporation or entity will be promited on any lot, the habitable floor space of which exclusive of basements and gargages, its sets than 600 square lete.

4. No main residential structure with no minimum dimensions, in beeping with the architecture of the principal buildings shall be permitted to many properties of basements and gargages, its sets than 600 square lete.

5. Appropriate ancillary buildings with no minimum dimensions, in beeping with the architecture of the placed upon the premised as such and all hall not be permitted to remain unoccupied on the premise of excess of this, (30) days in any of the promise of the proposal proposal of the non-profit corporat

entity.

9. Said land shall not be occupied or used for any noxious or offensive activity and nothing shall be . . . e or permitted to be done on said lands which is a nutsance or might become a nuisance to the owner or owners of any of the surrounding lands, including the disposal of trash.

10. All zoning and other laws, rules and regulations of any government under whose jurisdiction said land lies are considered to be a part hereof and enforceable hereunder and all owners of said lands shall be bound by such laws, rules and regulations.

lies are considered to be a part necession and controlled and regulations.

11. Buyer agrees to be bound by each and all easements, including canal easements, if any, and rights of way frecord or in existence.

12. Declarant reserves unto itself all metals, minerals and all petroleum, natural gas and hydro-carbon in or

of record or in existence.

12. Declarant reserves unto itself all metals, minerals and all petroleum, natural gas and hydro-carbon in or under said land.

13. No property conveyed shall consist of less than 5+ acres and no property so sold shall subsequently be subdivided into tracts of less than 5+ acres.

14. Enforcement of these covenants shall be by proceedings at law or in equity to restrain violations or to resover, damages against any person or persons violating or attempting to violate any covenant, and the benefits of these cover, damages against any person or persons violating or attempting to violate any covenant, and the benefits of these covenants hall be enforceable by the Declarant and all owners of land divided from The Shining Mountains.

THE SHINING MOUNTAINS

A Limited Partnership
by(s) DON MALLAS, General Partner
Dentuallay Suvertices

State of California) SS County of Los Angeles) State of California

July 14, 1972 , before me, the undersigned, a Notary Public on in and for said State, personally appeared DON MALLAS known to me to be the General Partner of the partnership that executed the within instrument, and acknowledged to me that such partnership executed the same.

WITNESS my hand and official seal



OFFICIAL SEAL NELLIE CLARK NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My Commission Expires July 25, 1975

6016 Fallbrook Ave., Woodland Hills, Calif. 91364

Filed for record on the 24th. day of July A. D., 1972 at 1:15 o'clock P. M., and recorded in Volume 232 of Miscellaneous

, Records of Mauison County, Montana.

Fee S 2.00

Return to: C. L. Jones City

Farsons PMaletor Lorraine P. Molitor County Recorder