# RESTRICTIVE COVENANTS

MULREAS George Gee and Jo Ball (hereinafter "Grantous") have purchased as individuals separate portions of certain real property from Emitt Hundy located along New Mexico Highway 512, in the vicinity of the Village of Los Brazos, County of Rio Arriba, State of New Mexico, more particularly described in Exhibit A to these restrictive covenants, which is attached hereto and incorporated herein by reference; and,

WHEREAS Exhibit A describes as a whole unit the separate portions of real property purchased by Grantors individually; and,

WHEREAS Grantors wish to impose reasonable restrictions on their real property as to its appearance and use in order to preserve its natural beauty and present condition to a reasonable degree for the benefit of themselves and any and all subsequent owners;

THEREFORE, the following restrictive covenants shall apply to the real property described in Exhibit A, and to any part or portion of the land so described.

1. These restrictive coverants shall be effective on the date of the execution of this instrument. They shall run with the land and shall bind all persons, including Grantors and their heirs, assigns and successors in interest, who shall own or who shall claim an interest in the land described in Exhibit A or in any part thereof.

2. These restrictive covenants way be altered, amended or deleted from time to time, by a majority vote of all of the persons who shall own the land described in Exhibit A. Any such alteration, amendment or deletion which is passed and approved in accordance with this provision shall be reduced to writing, copies of which shall be given to every landowner of record, and shall be recorded at the office of the Rio Arriba County Clerk.

3. Only single family residences shall be permitted upon the land, with no more than one (1) residence per tract. The ground floor area of any such residence shall not be less than six hundred fifty (650) square feet, exclusive of porches or

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BLOCK ONE BRAZOS MEMBOW ESTATES LESS LOTS 11, 12+13 BLOCK OWE

garages; EXCEPT that a private garage, barn, stable, wellhouse, or servants' quarters for servants actually located therein and serving the resident family shall be persitted. 4. All exterior construction on any building shall be completed within two (2) years of the date work begins.

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5. There shall be no mobile homes or trailers allowed; ENCEPT that an owner or his/her agent or contractor may locate a mobile home or trailer on the tract during the time construction of a permanent structure is under way. The construction of any such permanent structure shall be completed within two (2) years of the date work begins, in accord with \$4, and, upon completion of the permanent structure, or upon the two (2) year anniversary date from the day construction began, whichever occurs first, the mobile home or trailer shall be removed.

6. Recreational vehilces which are not intended to be and which are not used as permanent living quarters shall be permitted on any tract for temporary use, including seasonal use.

7. No structure of any type shall be permitted on any tract nearer than twenty (20) feet to any front boundary line, twenty (20) feet to any side boundary line, or twenty five (25) feet to any rear boundary line. A structure may be placed adjacent to a utility easement so long as it does not otherwise violate these distance restrictions. However, no structure may be placed within a utility easement.

8. All water and sever facilities located on any tract shall comply with the requirements of the United States Environmental Protection Agency, the New Mexico Water Quality Control Division, and any other governmental agency of competent jurisdiction. Septic tanks must be located at least one hundred (100) feet from any well used by any person, including any person other than the owner of the tract installing a septic tank, as a source of drinking water.

9. All quallings shall be of sound construction and good architectural design. No shacks, tomporary-type structures,

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or other structure of any type which reasonably may be deemed to be detrimental to the appearance or character of the area and neighborhood, or the intent of these restrictive covenants, shall be permitted on a permanent basis.

10. No business or commercial enterprises shall be permitted on any tract other than those tracts which are contiguous to State Road 512. No business located on one of the authoriesed tracts shall include or conduct any activity which is unreasonably noisy, which is visually offensive beyond a reasonable degree (including, but not limited to, being messy or dissheveled in appearance), which creates offensive or noxicus odors, or which otherwise detracts from the natural beauty of the area which these restrictive covenants are intended to preserve.

11. No tract which may be sold by Grantors to any other person may be divided into more than four (4) parcels by the buyer or the buyer's heirs, assigns, or successors in interest. No such parcel may be less than two (2) acres in Once the buyer has divided his/her tract into four (4) size. parcels or less as provided herein, the parcels may not be subdivided again by any other person, even if the second division shall comply with the two (acre) minimum parcel size. The four (4) parcel limit shall not apply to Grantors who shall be authorized to sell portions of the tracts they acquired from Emitt Nundy, as described in Exhibit A, as they may deem reasonable; EXCEPT that Grantors shall not sell any portion of their individual tracts which shall be less than two"(2) acres.

12. No temporary, movable, unpainted frame, canvas or sneetiron/galvanized aluminum/other metal structure shall be erected upon any tract, EXCEPT as a temporary structure during construction. Any such temporary structure shall be governed by the provisions of %94 and 5 of these restrictive covenants.

No unlicensed, non-functioning, or junk cars shall be permitted on any tract.

14. All building materials or other items stored in the open shall be left neatly stacked, piled or arranged when not

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in use, and out of sight to the extent possible. 15. All electrical, plumbing and contracting work shall be performed in compliance with the applicable codes of the State of New Mexico, the County of Rio Arriba, and any other agency of completent jurisdiction.

16. All pers or domestic animals shall be confined to the owner's property unless in the company and presence of the owner, in which case the animal shall be under the owner's control. No more than four (1) animals shall be allowed any owner. No livestock other than horses shall be permitted.

17. There shall be no cutting of trees except as is required on a building site for construction (which shall not exceed four thousand [4,000] square feet) without the express consent of the Grantor from whom the owner, or the owner's predecessor in interest, purchased his/her tract.

18. No fire shall be permitted which is not reasonably contained within some structure which provides reasonable safety against the spread of the fire. There shall be no burning of trash, and owners shall be required to haul their trash to the County dump or otherwise properly and lawfully dispose of their trash.

19. No outside toilets (outhouses) shall be permitted. It is specifically covenanted that septic tanks shall be installed, used and maintained on the premises at such time as beneficial occupancy usgins. Outside toilets shall be permitted during the construction phase of the permanent structure, however, until the septic system is installed and functioning; PROVIDED that the terms and conditions of 194 and 5 shall apply and govern this provision.

20. No burbed wire fencing shall be used to enclose any puilding site.

21. Violation of any of these provisions shall be actionable by any other owner of land within the area described in Exhibit A, and the prosecuting owner may beek redress at law or equity in a court of competent jurisdiction to enforce these restrictive covenants. This right of action

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shall also apply to Grantors. Any owner who is determined by a court of competent jurisdiction to have been in violation of ... these restrictive covenants shall be required to pay the costs and expenses of the prosecuting owner's successful efforts, including attorncy's fees.

22. The invalidation of one of these restrictive covenants, or any part of them, by any court of competent jurisdiction, shall not serve to invalidate those provisions not determined to be invalid, and they shall remain in full

Bated: Hune 15, 1903.

Grantor Bacel Seorge Ste Grantor Grantor ć.,

STATE OF NEW MEXICO } COUNTY OF RIO ARRIBA)

The foregoing instrument was acknowledged before me this 15 day of think, 1983, by George Gee and Jo Ball.

Kout mer My commission expires 18 January 1986

#### DESCRIPTION OF SURVEY FOR EMITT MUNDY

"A"

#### TRACT "A"

EXHIBIT

A certain tract or parcel of land lying and being situate within the Tierra Amarilla Grant, in the vicinity of Brazos Lodge, Rio Arriba County, New Mexico, and being more particularly described as follows:

Beginning at the NE corner of this tract, whence a N.M.S.E.O. Brass Cap "LO"GE 1973", bears S.61°30'05"E., a distance of 4606.26 feet; thence from said point of beginning S.04°26'31"E., 2592.68 feet to the SE corner of this tract, a point on the northerly right of way line of S.R. 512; thence westerly on a 8.0665° curve to the right, Delta=29°28'35", R=710.29', L=365.42 feet to the point of tangent (CH. BRG. & DIST.= S.88°39'42"W., 361.40'); thence N.76°36'00"W., 174.03 feet to the point of curve; thonce westerly on a 7.8496° curve to the left, Delta=30°09'37", R=729.92', L=384.23 feet to the point of tangent (CH. BRG. & DIST.= S.88°19'12"W., 379.81'); thence S.73°14'23"W., 97.78 feet to the point of curve; thence westerly on a 6.4537° curve to the right, Delta=12°39'29", R=887.80', L=196.14 feet to the point of tangent (CH. BRG. & DIST.= S.79°34'08"W., 195.74'); thence S.85°53'52"W., 360.23 feet to the point of curve; thence westerly on a 0.5397° curve to the right, Delta=16°43'07", R=543.62', L=158.63 feet to the SW corner of this tract (CH. BRG. & DIST.= N.85°44'34"W., 158.06'); thence leaving said right of way line N.00°26'48"E., 2497.60 feet to the NW corner of this tract; thence N.84°28'49"E., 150.00 feet to the point and place of beginning.

Containing 93.173 acres.

All as delineated on that certain plat of survey prepared by Adriano G. Valdez, Professional Land Surveyor, N.M.L.S. #5221 entitled "Plat of Survey for Emitt Mundy", dated Aug., 1981.



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,20377. PILED IN THE COUNTY CLIERK'S OFFICE

JUL 2 1 1983

SILVIANO ROMERO Journity Clerk Rio Arriba County N.M. By Ju (Aughana Docusty

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# RESTRICTIVE COVENANTS

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WHEREAS George Gee and Jo Ball (hereinafter "Grantors") have purchased as individuals separate portions of certain real property from Emitt Mundy located along New Mexico Highway 512, in the vicinity of the Village of Los Brazos, County of Rio Arriba, State of New Mexico, more particularly described in Exhibit A to these restrictive covenants, which is attached hereto and incorporated herein by reference; and,

WHEREAS Exhibit A describes as a whole unit the separate portions of real property purchased by Grantors individually; and,

WHEREAS Grantors wish to impose reasonable restrictions on their real property as to its appearance and use in order to, preserve its natural beauty and present condition to a reasonable degree for the benefit of themselves and any and all subsequent owners;

THEREFORE, the following restrictive covenants' shall apply to the real property described in Exhibit A, and to any part or portion of the land so described.

1. These restrictive covenants shall be effective on the date of the execution of this instrument. They shall run with the land and shall bind all persons, including Grantors and their heirs, assigns and successors in interest, who shall own or who shall claim an interest in the land described in Exhibit A or in any part thereof.

2. These restrictive covenants may be altered, amended or deleted from time to time, by a majority vote of all of the persons who shall own the land described in Exhibit A, or any part thereof. Any such alteration, amendment or deletion which is passed and approved in accordance with this provision shall be reduced to writing, copies of which shall be given to every landowner of record, and shall be recorded at the office of the Rio Arriba County Clerk.

3. Only single family residences shall be permitted upon the land, with no more than one (1) residence per tract. The ground floor area of any such residence shall not be less than

BLOCKS 2+3 BRAZOS MEADOW ESTATES AND LOTS 11.12 +13 Bax 1.

six hundred fifty (650) square feet, exclusive of porches or garages; EXCEPT that a private garage, barn, stable, wellhouse, or servants' quarters for servants actually located therein and serving the resident family shall be permitted. 4. All exterior construction on any building shall be

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completed within two (2) years of the date work begins.

5. There shall be no mobile homes or trailers allowed; EXCEPT that an owner or his/her agent or contractor may locate a mobile home or trailer on the tract during the time construction of a permanent structure is under way. The construction of any such permanent structure shall be completed within two (2) years of the date work begins, in accord with :4, and, upon completion of the permanent structure, or upon the two(2) year anniversary date from the day construction began, whichever occurs first, the mobile home or trailer shall be removed.

6. Recreational' vehilces which are not intended to be and which are not used as permanent living quarters shall be permitted on any tract for temporary use, including seasonal use.

7. No structure of any type shall be permitted on any tract nearer than twenty (20) feet to any front boundary line, twenty (20) feet to any side boundary line, or twenty five (25) feet to any rear boundary line. A structure may be placed adjacent to a utility easement so long as it does not otherwise violate these distance restrictions. However, no structure may be placed within a utility easement.

8. All water and sewer facilities located on any tract shall comply with the requirements of the United States Environmental Protection Agency, the New Mexico Water Quality Control Division, and any other governmental agency of competent jurisdiction. Septic tanks must be located at least one hundred (100) feet from any well used by any person, including any person other than the owner of the tract installing a septic tank, as a source of drinking water.

9. All dwellings shall be of sound construction and good architectural design. No shacks, temporary-type structures,

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or other structure of any type which reasonably may be deemed to be detrimental to the appearance or character of the area and neighborhood, or the intent of these restrictive covenants, shall be permitted on a permanent basis.

. . . .

10. No business or commercial enterprises shall be permitted on any tract other than those tracts which are contiguous to State Road 512. No business located on one of the authoriezed tracts shall include or conduct any activity which is unreasonably noisy, which is visually offensive beyond a reasonable degree (including, but not limited to, being messy or dissheveled in appearance), which creates offensive or noxious odors, or which otherwise detracts from the natural beauty of the area which these restrictive covenants are intended to preserve.

No tract which may be sold by Grantors to any other 11. person may be divided into more than four (4) parcels by the buyer or the buyer's heirs, assigns, or successors in interest. No such parcel may be less than two (2) acres in size. . Once the buyer has divided his/her tract into four (4) parcels or less as provided herein, the parcels may not be subdivided again by any other person, even if the second division shall comply with the two (acre) minimum parcel size. The four (4) parcel limit shall not apply to Grantors who shall be authorized to sell portions of the tracts they acquired from Emitt Mundy, as described in Exhibit A, as they may deem reasonable; EXCEPT that Grantors shall not sell any portion of their individual tracts which shall be less than . two (2) acres.

12. No temporary, movable, unpainted frame, canvas or sheetiron/galvanized aluminum/other metal structure shall be erected upon any tract, EXCEPT as a temporary structure during construction. Any such temporary structure shall be governed by the provisions of ::4 and 5 of these restrictive covenants.

13. No unlicensed, non-functioning, or junk cars shall be permitted on any tract.

14. All building materials or other items stored in the open shall be left neatly stacked, piled or arranged when not

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in use, and out of sight to the extent possible.

15. All electrical, plumbing and contracting work shall be performed in compliance with the applicable codes of the State of New Mexico, the County of Rio Arriba, and any other agency of competent jurisdiction.

16. All pets or domestic animals shall be confined to the owner's property unless in the company and presence of the owner, in which case the animal shall be under the owner's control. No more than four (4) animals shall be allowed any owner. No livestock other than horses shall be permitted.

17. There shall be no cutting of trees except as is required on a building site for construction (which shall not exceed four thousand [4,000] square feet) without the express consent of the Grantor from whom the owner, or the owner's predecessor in interest, purchased his/her tract.

18. No fire shall be permitted which is not reasonably contained within some structure which provides reasonable safety against the spread of the fire. There shall be no burning of trash, and owners shall be required to haul their trash to the County dump or otherwise properly and lawfully dispose of their trash.

19. No outside toilets (outhouses) shall be permitted. It is specifically covenanted that septic tanks shall be installed, used and maintained on the premises at such time as beneficial occupancy begins. Outside toilets shall be permitted during the construction phase of the permanent structure, however, until the septic system is installed and functioning; PROVIDED that the terms and conditions of 114 and 5 shall apply and govern this provision.

20. No barbed wire fencing shall be used to enclose any building site.

21. Violation of any of these provisions shall be actionable by any other owner of land within the area described in Exhibit A, and the prosecuting owner may seek redress at law or equity in a court of competent jurisdiction to enforce these restrictive covenants. This right of action shall also apply to Grantors. Any owner who is determined by

a court of competent jurisdiction to have been in violation of these restrictive covenants shall be required to pay the costs and expenses of the prosecuting owner's successful efforts, including attorney's fees.

22. The invalidation of one of these restrictive covenants, or any part of them, by any court of competent jurisdiction, shall not serve to invalidate those provisions not determined to be invalid, and they shall remain in full force and effect.

Dated: Jan. \_\_4, 1984.

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Grantor

STATE OF NEW MEXICO ) S58 COUNTY OF RIO ARRIBA

al 1 Grantor

The foregoing instrument was acknowledged before me this  $\frac{4 \text{ th}}{2 \text{ day of Jan.}}$ , 1984, by George Gee and Jo Balz.

full m Notary Public

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My commission expires:

18 January<sup>t</sup> 1986

LEGAL DESCRIPTION - EAST HALF A tract of land lying within the Tierra Amarilla Grant, in the vicinity of Brazos Lodge, Rio Arriba County, New Mexico, being a portion of the Plat of Survey for Emitt Mundy, surveyed by Adriano G. Valdez, N.M.L.S. No. 5221, in August, 1982, said tract being more particularly described as follows: BEGINNING at the Southeasterly corner of the tract herein described whence the N.M.S.E.O. brass cap monument "Lodge 1973" bears N. 85 deg. 03'47" E., a distance of 3258.16 feet; Thence N. 89 deg. 24'08" W., a distance of 64.86 feet to a point of curve; Thence along a curve to the left, having a radius of 1080.00 feet; a distance of 314.30 Thence S. 73 deg. 55'00" W., tangent to the last described curve, a distance of 235.25 feet to the Southwest corner of the said tract; Thence N. 04 deg. 26'31" W., a distance of 2592.68 feet to the Northwest corner of said Thence N. 84 deg. 28'49" E., a distance of 908.44 feet to the Northeast corner of said Thence S. 04 deg. 26'31" E., a distance of 657.09 feet; Thence S. 05 deg. 00'00" E., a distance of 208.30 feet; Thence S. 02 deg. 00'00" E., a distance of 721.91 feet; Thence S. 05 deg. 52'12" E., a distance of 558.38 feet; Thence S. 14 deg. 00'00" W., a distance of 150.00 feet; Thence S. 50 deg. 00'00" W., a distance of 282.24 feet; Thence S. 00 deg. 35'52" W., a distance of 99.10 feet to the point of beginning and containing 51.189 acres, more or less. -----LEGAL DESCRIPTION - WEST HALF A tract of land lying within the Tierra Amarilla Grant, in the vicinity of Brazos Lodge, Rio Arriba County, New Mexico, being a portion of the Plat of Survey for Emitt Mundy, surveyed by Adriano G. Valdez, N.M.L.S. No. 5221, in August, 1982, said tract being more particularly described as follows: BEGINNING at the Southwesterly corner of the tract herein described, whence the N.M.S.E.O. brass cap monument "Lodge 1973" bears N. 85 deg. 03'47" E., a distance of 3258.16 feet; Thence N. 00 deg. 35'52" E., a distance of 99.10 feet; Thence N. 50 deg. 00'00" E., a distance of 282.24 feet; Thence N. 14 deg. 00'00" E., a distance of 150.00 feet; Thence N. 05 deg. 52'12" W., a distance of 558.38 feet; Thence N. 02 deg. 00'00" W., a distance of 721.91 feet; Thence N. 05 deg. 00'00" W:, a distance of 208.30 feet; Thence N. 04 deg. 26'31" W., a distance of 657.09 feet, to the Northwest corner of said Thence N. 84 deg. 28'49" E., a distance of 909.88 feet to the Northeast corner of said Thence S. 04 deg. 26'31" E., a distance of 2817.95 feet to the Southeastly corner of said. Thence S. 49 deg. 27'00" W., distance of 171.11 feet to a point on a curve; Thence Westerly along a curve to the left, having a radius of 1151.38 feet and whose chord bears N. 81; deg. 49'40" W., a distance of 207.77 feet to a point of tangent; Thence N. 86 deg. 59'51" W., tangent to the last described curve, a distance of 122.57 feet to a point of curves Thence along a curve to the left, having a radius of 1545.97 feet; a distance of 159.77 feet to a point of tangent; Thence S. 87 deg. 04'53" W., tangent to the last described curve, a distance of 178.54 feet to a point of curve; Thence along a curve to the right, having a radius of 308.85 feet, a distance of 129.23 feet to a point of tangent; Thence N. 68 deg. 56'38" W:, tangent to the last described curve, a distance of 109.43 feet to a point of curve; . Thence along a curve to the left, having a radius of 545.32 feet, a distance of 194.72 feet to a point of tangent, being also the point of beginning and containing 58.784 acres, more or less 24042 PREPARED BY: Southwest Surveying Co. FILED IN THE COUNTY. 215 Marble N.W. CLEBK'S OFFICE Albuquerque, N.M. 87120 AT O'CLOCE (505) 247-4444 Book January 3, 1984 5 1984 JAN' SILVIANO ROMERO

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County Clerk Rio Arriba County N.M. Litu Condour Deputy

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		ADDENDUM TO RESTRICTIVE COVENANTS	
N. Y		BRAZOS MEADOWS ESTATES	
		The second second mothing	
		Given the rights in personal the (2)	
		Given the rights in paragraph two (2) page one (1) of the Restrictive Covenants established by George Gee and Joan Ball on that property described in Exhibit A, attached and reduced by the second se	
		described in Exhibit A, attached and made a part of this addendum, we hereby file the following addendum and a part of this addendum,	
S		we hereby file the following addendum and correction:	
		Paragraph 11 shall forthwith read as follows:	
(j + i)		Paragraph 11. No tract which may be sold by Grantors to any other person may be divided into more than four (c)	
	ĺ	person may be divided into may be sold by Grantors to any other the buyer'sheirs, assigns or successors in (a) parcels by the buyer or	
		the buyer'sheirs, assigns or successors in interst. No such parcel may be less than two (2) acres in size Open and the such parcel	
		may be less than two (2) acres in size. Once the buyer has divided his/her tract into four (4) parcels of levels of the buyer has divided	
		parcels may not be subdivided are in less as provided herein, the	·
à.		second division shall comply with the any other person, even if the	
		size. The four (4) parcel limit shall not apply to Grantors who shall be authorized to sell portions of the treate the	
		be authorized to sell portions of the tracts they acquire from Emitt Mundy, as described in Exhibit A se they acquire from Emitt	
× .		Mundy, as described in Exhibit A, as they may deem reasonable, EXCEPT that grantors shall not sell any portion of their first shall not sell any portion of their states.	
		that grantors shall not sell any portion of their individual tracts which shall be less than one (l)erre FURPATIVE individual tracts	
	•	through thirteen (13) in Block one (1)	
	11	three (3) in Block two (2) thick one (1) and lots one (1), two (2) and	}
	][	corrected addendum, but will remain covered by the original Restrictive Covenants.	
	11	Covenants.	1
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	1	Dated: July 29, 1987	
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	]}	Alexandra ()	
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	11	Grantor, George Gee Grantor, Joan Ball	
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: ^ × X			
	[]	STATE OF NEW MEXICO )	
	[]	COUNTY OF RIO ARRIBA	
		CONTI OF AND ARRIBA	
		The foregoing instruments	
		The foregoing instrument was acknowledged before me this day /3th of August, 1987 by George Gee and Joan Ball.	
		Joan Ball. , 1987 by George Gee and	
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		P commission expires:	la .
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The following addendum to the Restrictive Covenants, having been duly recorded in the Records of Rio Arriba County, have been presented to the following land owners. Their signatures acknowledge their receipt and acceptance of this addendum. William A. O'Hara yndee l. O. Hara Cyndee I. O'Hara lan Bad Todd Pegg le N ML Le atricia Unh. Lawrence Edward Martinez Patricia Jean Martinez #56232 FILED IN THE COUNTY, CLERK'S OFFICE AT 3:40 O'CLOCK 2 M Book 137 Page 559 560 AUG 2 5 1987 JOSE E. ATENCIO County Clerk Rio Arriba County New Mexico By Deputy LINNU ¢ ∀∃S

05/08/2019 11:25 AM Receipt #: 48198 Page 1 of Linda J. Padillo County Clerk 1 in a Man Part in the second second

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# ADDENDUM TO RESTRICTIVE COVENANTS

## **BRAZOS MEADOWS ESTATES**

Given the rights in paragraph two (2) page (1) of the Restrictive Covenants dated July 15, 1983 in the State of New Mexico, County of Rio Arriba, the majority of the property owners who own land described in exhibit A hereby file the following addendum and correction:

Paragraph 6 (also known as Section 6) shall forthwith read as follows:

"Recreational vehicles, camping trailers, 5th wheels, motor homes or any structure designed primarily not for use as a permanent dwelling but as temporary living quarters for recreational, camping, travel or seasonal use are not permitted on any tract except as provided under Paragraph 5 (also knows as Section 5) herein.

Dated: May 8, 2019

Subscribed and Sworn to before me this  $\underline{\mathfrak{GH}}$  day of  $\underline{M}\underline{au}$ 20 9

Mary Jane Wood

**Notary Public** 



**Petition Drive Coordinator** 

My commission expires on <u>April 10, 2021</u>

#### EXHIBIT "A

# DESCRIPTION OF SURVEY

#### TRACT "A"

A certain tract or parcer of land lying and being situate within the Tierra Amarilla Grapt, in the vicinity of Brazos Lodge, Rio Arriba County, New Mexico, and being more particularly described as follows:

Beginning at the NE corner of this tract, whence a N.M.S.E.O. Brass Cap "LO"GE 1973", bears S.61°30'05"E., a distance of 4606.26 feet; thence from said point of beginning S.04°26'31"E., 2592.68 feet to the SE corner of this tract, a point on the northerly right of way line of S.R. 512; thence westerly on a 8.0665° curve to the right, Delta=29°28'35", R=710.29', L=365.42 feet to the point of tangent (CH. BRG. & DIST.= S.88°39'42"W., 361.40'); thence N.76°36'00"W., 174.03 feet to the point of curve; thence westerly on a 7.8496° curve to the left, Delta=30°09'37", R=729.92'; L=384.23 feet to the point of tangent (CH. BRG. & DIST.\* S.88°19'12"W., 379.81'); thence S.73°14'23"W., 97.78 feet to the point of curve; thence westerly on a 6.4537° curve to the right, Delta=12°39'29", R=887.80', L=196.14 feet to the point of tangent (CH. BRG. & DIST.\* S.79°54'08"V., 195.74'); thence S.85°53'52"W., 360.23 feet to the point of curve; thence westerly on a 10.5397° curve to the right, Delta=16°43'07", R=543.62', L=158.63 feet to the SW corner of this tract (CH. 286' & DIST.\* N.85°44'34"W., 158.06'); thence leaving said right of way line N.00°26'48"E., 2497.60 feet to the NW corner of this tract; thence N.84°28'49"E., 1500.00 feet to the point and place of beginning.

Containing 93.173 acres.

All as delineated on that certain plat of survey prepared by Adriano G. Valdez, Professional Land Surveyor, N.M.L.S. #5221 entitled "Plat of Survey for Emitt Mundy", dated aug., 1981.

20377 FILED IN THE COUNTY CILIER'S OFFICE

of 24 1983

SILVIANO ROMERO samty Clerk Blo Arrive County N.34. Am Coudain

B: 542 P: 2097 Doc Id: 2019-02097 Isaac 05/08/2019 11:25 AM Receipt #: 49188 Page 2 of 6 Linea J. Padilla County Clerk & Recorder Rib Arribo, New Mexico

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The following addendum to the restrictive covenants has been presented to the following land owners. Their signatures acknowledge their receipt and acceptance of this addendum.

Yes, I agree with the propose change to the restrictive covenants for Brazos Meadows:

•••

HC75 Box 159 Choma Nom 87520 Bruce arent. Box 159 CHAMA NA 87520 ルヘフダ Chana 87520 HC Box 213 75 87520 HC 75 Rox 14 HAMA 87520 C Chame, NM 87520 01 3754 a Lot 13 Brazos Meadows Estates Kirk & Tania Lohnes Chama, NM 4218 DURDE CA NURDE COL OCKULLOND, TR 77328 P.O. Box 118 Chromo CO 81128 P.O. Box 118 CHROMO, CO 81128 P.O. Box 94 Mountaineir. NM 87036 exandria Rd DE-Alb, NI 1114 W20m <u>2014ane</u> WA 59202 Subscribed and Sworn to before this <u>bth</u> day of <u>May</u> 20.19 By: more Sall Mary Jane Wood **Notary Public Signature** My commission expires on April 10,2021 OFFICIAL'SEAL MIA M VALDEZ 542 P: 2097 Doc Id: 2019-02097 Notary Public Isaac State of New Mexico My Comm. Expires 94-10-21 8/2019 11:25 PM Int #: 48168 Page 3 of 6 . Fadilia County Clark # Re 

The following addendum to \_\_\_\_\_ estrictive covenants has been presented to the following land owners. Their signatures acknowledge their receipt and acceptance of this addendum,

Yes, I agree with the propose change to the restrictive covenants for Brazos Meadows:

NAME

**Mailing Address** 

Madelyn Brazil Monica C Manutty Thomas the huby

13405 Findard to View Kt / E 13405 Embudit. 1/ie CT NE ABO NA 8711 BOX 95122, Albuquerque NM Box 9512 ALB. N.M. 1348 B 42ND ST. Los Alamis, NM 87544 PO Box 322 Cedar Gess 1. 1 m B PO BOX 322 Coder VEST NM 87038 15060 E. Caspian Pl. Hurora, LU Dun, 15060 E Caspion Pl. Aurora CO

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Subscribed and Sworn to before me this \_04 day of May \_\_\_\_ 20\_ 19 By: Mary and T Mary Jane Wood Notary Public Signature

My commission expires on . April 10, 2021



542 P: 2097 Doc Id: 2019-02097 Isaac 11:25 AM 48188 Page 4 of 8 en a di a fura a cut

The following addendum to one restrictive covenants has been presented to the  $\smile$  following land owners. Their signatures acknowledge their receipt and acceptance of this addendum.

Yes, I agree with the propose change to the restrictive covenants for Brazos Meadows:

Jon Min om Grier

Go

STEVEZ

arrell B. Garner

Merri E. Felton

Mary Jane Wood

10617 Calle de Elana Corrales; Nm 87848 402 Sente Ana Circle Bernalillar N.M. 87004 102 santa And Cir Barnalilla N'117 Errory 361 Union Mills Rd Troy, VA 22974 16723 Shackle tood Why Ubadbridge VA 22191 3125 W. Phelps Rd Phoenix AZ 85053

2190 Park ane

Bosque Fair M. A.M. 87068 3800 N. Buena Vista

FArmington NM 8740!

14205 Rearland TV 77584 Same as abou

Subscribed and Sworn to before me this of day of May 20 19 By: Mary Jarel TS

**Notary Public Signature** 

My commission expires on April 10,2021



B: 542 P: 2097 Doc Id: 2019-02097 Isaac 55/80/2015 11:25 PM Receipt # 48188 Page 5 of 6 Look J. Furtile County Clerk & Recorder Ric Arribe. Now Newloc Look J. Furtile County Clerk & Recorder Ric Arribe. Now Newloc In the second second

The following addendum to the restrictive covenants has been presented to the following land owners. Their signatures acknowledge their receipt and acceptance of this addendum. B: 542 P: 2097 Doc Id: 2019-02097 Isaac ALINNOS \* RIO APRIL B: 542 P: 2097 Doc Id: 2019-02097 Isaac 05/08/2019 11:25 AM Receipt 6: 48188 Page 6 of 6 Lints J. Padille County Cirk & Semeder Min Sector New Montes Purilicante III KIYA NIYA Kudu Yes, I agree with the propose change to the restrictive covenants for Brazos Meadows: Bruce anait HC75 Box 159 (homa Nom 87520 4075 Row 159 ChAMA Nim 87520 HC 75 Box 213 Chama 87520 HC75 Box 14 87520 E 87110 Cecile 9-15-2018 3725 CUERVO CT NW :01 Albuquerque, NM 87107 10/3/18 17 OCA GALLETET ES, SENM 87508 17 Old Galisteo Rd. Santa Je, MM 8752 87508 509 Spruce ST. HAMisburg S. D. 57032 Susan TURNER OT NE <u>14204</u> Subscribed and Sworn to before methis 244 day of Mau 20 19 By: Manstallos 1110 Mary Jane Wood Notary Public Signature Avril 10, 20:21 My commission expires on \_ OFFICIAL SEAL MIA M VALOEZ Notary Public State of New Mexico My Comm. Expires <u>04-16-2</u>

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# KIND OF INSTRUMENT: Warranty Deed

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### GRANTOR

The Arlington Land Company a Colorado Corporation.

# DATE: November 26, 1913

#### GRANTEE

E. Rockhill, of Antonito, Conejos County, Colorado.

CONSIDERATION: \$26,976.91

ACKNOWLEDGED BY: The Arlington Land Company, by Samuel S. Thorpe, President, Attest, Thomas Peebles, Secretary. President,

DATE:February 14, 1914 BEFORE: Nelda Hilgendorf NOTARY PUBLIC FOR COUNTY OF Hennipin STATE OF : Minnesota seal: Yes COMM. EXPIRES: March 10, 1920 FILED FOR RECORD March 3, 1914 AT 7:00 O'CLOCK P .M. RECORDED; March 18, 1914 IN BOOK: 19-A AT PAGE : 538

DESCRIPTION OF PROPERTY

This Deed will be recited in full on the following pages.

Sheet No. 79

N.5.

# THE ARLINGTON LAND COMPANY TO E. ROCKHILL

C. W. Deed.

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This deed, made this 26th day of November A. D. 1913, Between The Arlington Land Company, a corporation, duly organized and existing under and by virtue of the laws of the State of Colorado, of the first part, and E. Rockhill, of Antonito, Conejos County, Colorado, of the second part, Witnesseth:

That said party of the first part, for and in consideration of the sum of Twenty Six Thousand, Nine Hundred Seventy Six and 91/100 (\$26,976.91) Dollars and other good and valuable consideration to the said party of the first part in hand paid by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, hath granted, bargained, sold, conveyed, and by these presents does grant, bargain, sell and convey and confirmed unto the said party of the second part, his heirs and assigns forever, all that portion of the Tierra Amarilla Grant located in Rio Arriba County, New Mexico, described as follows, to-wit;

Beginning at a point identical with the southwest corner of a tract deeded or to be deeded to one Swen Peterson by the grantors herein mentioned, a sandstone 12" x 10" x 6" in mound of stone marked S W C S P on north side, whence and aspeh 6" in diameter bears south (S) sixty-seven (67) degrees forty-nine (49) minutes east (E) fifty-seven and five tenths (57.5) feet; an aspen 6" diameter bears South (S) sixty-six (66) degrees fifty-seven minutes west (W) sixty-three and five tenths (63.5) feet each blazed and marked "B.T.S.W.C.S.P." and whence also the 13-1/2 mile corner of the east boundary Line of the aforesaid Tierra A.arilla Grant bears east ten thousand three hundred eighty-two and six-tenths (10,382.6) feet;

Thence in a Southerly direction along said Brazos River and coincident with the said Southeasterly line to place of beginning, containing two hundred seventy-five (275) acres more or less; this leaving a net area of tract herein conveyed of twelve thousand, five hundred forty-seven and fourtenths (12,547.4) acres more or less.

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All courses true, magnetic variation thirteen (13) degrees fifty (50) minutes East (E).

Reserving, however, to the party of the first part, the right to construct, operate and maintain a power plant and power line down the Brazos Canon.

Excepting and reserving, however, A the party of the first part from the premises above described all standing and growing merchantable timber of red spruce, pine, white spruce and balsam, together with the right of ingress and egress and regress in and upon said premises, available to said party of the first part, its agents, servants, successors or assigns or their agents or servants, as to the said premises above described, and the installing, erecting and operating of sawmill machinery thereupon on sites convenient to the purposes of this reservation for the purposes and with the rights of cutting, felling; sawing, hewing and removing the said timber so reserved, or the lumber produced therefrom, and all other operations incidental or necessary thereto or in aid thereof, including the use of necessary water and also pasturage for animals used in the said operations; provided, however, that all rights, privileges and enjoyments accruing to party of the first part under this reservation shall be exercised on or before the first day of November, A. D. 1941.

It is agreed nevertheless that party of the second part

shall have the right to cut and take sufficient timber for fencing purposes and for the construction of herders' dwellings and for all reasonable necessity in the use of the land as a pasturage.

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This land is deeded subject to the terms of that certain deed made, executed and delivered by the Arlington Land Company, grantor herein, to the Sosota Land Company, which said deed was filed for record on the 19th day of November, 1913, in the office of the Probate Clerk and Ex-Officio Recorder of the County of Rio Arriba in the State of New Mexico, and duly recorded on the 21st day of November in Book 19-A of the records in said office at pages 428 to 430 in which said deed reservations are made of all minerals, coal and petroleum and of which said deed and the contents thereof the grantee herein has accepted and acknowledged actual and complete knowledge.

This land is deeded subject also to the terms of that certain deed made, executed and delivered by The Arlington Land Company to the Mosota Land Company, which said deed is dated January 21, 1914, and filed for record in the office of the Probate Clerk and Ex-Officio Recorder of the County of Rio Arriba in the State of New Mexico, in which said deed reservations are made of all minerals, coal and petroleum on a part of the premises hereinbefore described and of which said deed and the contents thereof the grantee herein has accepted and acknowledged actual and complete knowledge.

This land is deeded subject to all existing ditches and public roads. Subject to general taxes for the year A.D. 1914,.

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Excepting and reserving, however, from the operation of this deed and unto the said party of the first part, its successors and assigns forever, rights of way for ditches, canals, flumes and "laterals, together with lands necessary for the embankments thereof, for the using and carrying of water for domestic, irrigation and power purposes, over and across the lands hereby conveyed; also reserving rights of way for poles, cables, lines, wires and guy ropes for the transmission of electric light and power over and across said land hereby conveyed; also reserving the right to at any and all times enter in and upon the lands hereby conveyed for the purpose of constructing said ditches, flumes and canals, and erecting, placing and establishing all poles, wires, cable and guy ropes necessary or proper to be erected, placed or established for any or all of the purposes above mentioned and as well for the purposes of cleaning, repairing, reconstructing, reinforcing, replacing, adding to; and forever maintaining said ditches, canals, laterals, embankments, flumes, cables, lines, wires, guy ropes and poles or any thereof.

Together with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder and remainders unto issues and profits thereof; and all the estate, right, title, interest, claim and demand whatsoever of the said party of the first part, either in law or equity, of, in and to the above bargained premises, with the hereditaments and appurtenances.

To have and to hold the said premises above bargained and described with the appurtenances unto the said party of the second part, his beirs and assigns forever.

(12)

And the said The Arlington Land Company, for itself, its successors and assigns, doth covenant, grant, bargain, and agree to and with the said party of the second part, his heirs and assigns, that the time of the ensealing and delivery of these presents it is well seized of the premises above conveyed as of a good, sure, perfect, absolute and indefeasible estate of inheritance in law, in fee simple and has good right; full power and lawful authority to grant, bargain, sell and convey the same in manner and form aforesaid, and that the same are free and clear from all former and other grants, bargains, sales, liens, taxes, assessments and incumbrances of whatever kind or nature so ever, except ditches and public roads, if any, and in the above bargained premises in the quiet and peaceable possession of the said party of the second, his heirs and assigns, against all and every person or persons lawfully claiming or to claim the whole or any part thereof the said party of the first part shall and will warrant and forever defend.

In witness whereof, the said party of the first part hath caused its corporate name to be hereunto subscribed by its president and its corporate seal to be hereunto affixed, attested by its secretary the day and year above written.

> (SEAL) The Arlington Land Company, Samuel S. Thorpe, President.

> > 92

ATTEST:

Thomas Peebles, Secretary.

State of Minnesota,) County of Hennepin.)

On this 14th day of February, A. D. 1914, before me appeared Samuel S. Thorpe, to me personally known, who being by me duly sworn, did say that he is the President of The Arlington Land Company, the corporation named in the foregoing instrument, and that the seal affixed to said instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors, and that said Samuel S. Thorpe acknowledged said instrument to be the free act and deed of said corporation.

(13)

Given under my hand and seal this 14th day of February, A. D. 1914.

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My commission expires March 10, 1920.

Nelda Helgendorf,

(SEAL)

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Notary Public.

# JOINT ROAD MAINTENANCE AGREEMENT

OWNERS NAME/ LEGAL DESCRIPTION/ PARCEL

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# Gregory & Lorraine Dekle, Susan K. Danto; Collen Leach; Jeffrey & Janet Sterba; John & Cecile Hawk and Donna M. Giaquinto

-

OWNERS NAME/ LEGAL DESCRIPTION/ TAX ID # Lots20, 21, 23, 25, 26 & 28, Block 3, Brazos Meadow Estate Subdivision

WHEREAS, EACH PARTY HERETO ON BEHALF OF HIMSELF OR HERSELF, AND RESPECTIVE HEIRS, SUCCESORS OR ASSIGNS, WISHES TO CONTRACT FOR PERPETUAL MAINTENANCE OF THE: INSERT LEGAL OF ESAEMENT HERE Venado Lane, Brazos Meadow Estate Subdivision

EACH PARTY AGREES AS FOLLOWS:

- 1. MAINTENANCE. THE PARTIES SHALL MAINTAIN AND REPAIR THE EXISTING ROAD. ALL PARTIES SHALL SHARE EQUALLY IN THE EXPENSES FOR NORMAL MAINTENANCE AND REPAIR. NO EXPENSE SHALL BE INCURRED BY ANY PARTY WITHOUT UNANIMOUS CONSENT OF ALL OTHER PARTIES HERETO, SUCH CONSENT SHALL BE IN WRITING, SIGNED BY ALL PARTIES, WITH A COPY DELIVERED TO EACH PARTY.
- 2. PAYMENT. THE COST FOR AGREED MAINTENANCE AND REPAIR SHALL BE BORNE AND SHARED EQUALLY BY

RIO ARRIER COUNTY CLERK MOISES A MORALES JR 201100855 Book 534 Page 655 1 of 16 02/17/2011 12:53:46 FM BY KASALAZAR THE OWNERS OF THE PARCELS HAVING EQUAL ACCESS THEREFROM. IN THE CONSENT TO REPAIR, THE PARTIES SHALL DESIGNATE A PARTY TO BE THE AGENT FOR CONTRACTING OR UNDERTAKING THE AGREED REPAIR OR MAINTENANCE AND TO COLLECT EACH PARTY'S SHARE OF THE COST THEREOF

- 3. SUCCESORS IN INTEREST. THIS AGREEMENT IS BINDING ON THE HEIRS, ASSIGNS AND SUCCESSORS IN INTEREST OF THE PARTIES.
- 4. UNDERGROUND UTILITY REPAIRS. WHENEVER CHANGES TO OR EMERGENGY REPAIRS ARE REQUIRED TO THE UNDERGROUND SERVICING SYSTEMS (GAS, WATER, ELECTRICITY, SEWER, CABLE AND PHONE) THAT REQUIRE BREAKING THE SURFACE OF THE EASEMENT PROPERTY TO CONDUCT REPAIR OR CHANGE, THE PROPERTY OWNER AND OTHER PARTIES HAVING SERVICE SYSTEMS WITHIN THE EASEMENT AREA SHALL BE NOTIFIED IMMIEDIATELY. THE METHOD USED TO EXPOSE THE SERVICE SYSTEM FOR CHANGE OR REPAIR SHALL BE AGREED TO BY THE PROPERTY OWNER PRIOR TO INITIATION.
- 5. DAMAGE. IT IS ALSO UNDERSTOOD AND AGREED THAT IF THE OWNER OF A PARCEL HAVING ACCESS OVER THIS EASEMENT DAMAGES OR DISTURBS THE SURFACE OF THE ROADWAY OVER THIS EASEMENT, (OTHER THAN NORMAL AUTOMOBILE AND SERVICE INGRESS AND EGRESS.) THEN HE/SHE SHALL BE RESPONSIBLE TO IMMIEDIATELY RESTORE THE ROAD SURFACE TO AS NEARLY AS POSSIBLE THE CONDITION IN WHICH IT EXISTED PRIOR TO BEING DISTURBED.
- 6. UNPAID COSTS OR UNREPAIRED DAMAGE TO BE A LIEN ON LAND. IN THE EVENT A PARTY DOES NOT PAY HIS OR HERS PRO RATA SHARE ON COSTS WITHIN THIRTY (30) DAYS AFTER IT IS REQUESTED OR A PARTY

EIO ARRIBA COONTY CLERK MOISES A MORALES JR 201100855 Book 534 Page 855 2 of 16 02/17/2011 12:53:48 PK BY KASHAZAR

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RESPONSIBLE FOR DAMAGE TO THE ROADWAY DOES NOT IMMIEDIATELY CORRECT THE DAMAGE, THEN THE REMAINING PARTIES SHALL BE ENTITLED TO CLAIM A LIEN AGAINST THE NON-PAYING OR NON-PREFORMING PARTY'S PARCEL OF PROPERTY, AND TO BRING SUIT FOR SUCH COSTS INCURRED THEREBY. SAID LIEN SHALL BE FORCLOSABLE AS A MORTGAGE PURSUANT TO THE LAWS OF THE STATE OF WASHINTON.

nu **OWNERS NAMÉ** 

**OWNERS NAME** 

**OWNERS NAME** 

**OWNERS NAME** 

RID ARRIBA COUNTY CLERK MOISES A MORALES JR 201100855 Book 534 Page 855 3 of 16 02/17/2011 12:53:48 PM BY KASALAZAR