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State of Nebraska
County of Washington
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this 3 day of Alexandra A. D., 19 10 at 1.35 o'clock
and recorded in book 15 at page 371-371
County Clerk

RESTRICTIVE COVENANTS

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The undersigned, Kelly P. Ryan and Georgia

Mardelle Ryan, being the owners of "66" Heights Addition

to the City of Blair, Washington County, Nebraska, which

is the following described real estate, to-wit:

Lots One (1) through Seventy-nine (79) inclusive in "66" Heights Addition,

do hereby declare that all lots contained in such addition are and shall henceforth be owned, held, used and conveyed subject to the following conditions, restrictions and covenants:

- 1. All construction and building within said Addition shall be in compliance with the building and zoning restrictions of the City of Blair, Nebraska.
- 2. Plans and specifications for any dwelling to be constructed on any lot in this Addition for a period of three (3) years from the date hereof shall be first approved by the undersigned.
- 3. Until a driveway is constructed to any lot where a house is being built, the owner or builder shall be responsible for any damage that may be caused to the sidewalks by trucks and other equipment, and shall use all means to avoid

damage, and the owner of any lot, or builder shall be required to use two (2) inch thick planking laid perpendicular to the travel path of the vehicle on not less than ten (10) inch wide timbers, not less than twelve (12) feet long, or any other equivalent, or better matting protection. Any damage to sidewalks shall be replaced to pre-existing conditions within the (10) days of such occurrence by said owner or else the developer, upon written notice to the lot owner affected, may repair the damage and charge the lot owner for the cost of the repair.

- 4. An easement of five (5) feet is hereby reserved on, over and under a strip of land adjacent to all front lot lines, and along public thoroughfare lines for installation and maintenance of electric, utility, telephone and gas lines.
- 5. For the purpose of rain water and surface water runoff, there are hereby easements five (5) foot wide strips adjacent to the rear lot lines of Lots One (1) through Eleven (11) inclusive, Thirteen (13) through Fifteen (15) inclusive, Eighteen (18) through Thirty-five (35) inclusive, Thirty-seven (37), Thirty-eight (38), Forty (40), Forty-two (42) through Fifty (50) inclusive, Fifty-four (54) through Sixty-three (63) inclusive, and Seventy-seven (77), and also five (5) foot wide strips adjacent to side lot lines of Lots Thirty-seven (37), Thirty-eight (38), Sixty-nine (69) and Seventy (70) where these lots have a common lot line, and Lots Seventy-six (76) and Seventy-nine (79) where said lots have a common lot line. These five (5) foot wide easements are solely for the purpose of rain water and surface water runoff from adjacent lots, and not from any streets, and each lot owner shall be responsible to maintain such drainage easements unobstructed and shall not change the elevations of such easements as to obstruct or entrap the natural flow of water from an adjacent lot. The easement on Lot Thirty-eight (38) is described as follows: "Beginning on the northwest

corner of said Lot thence 111.45 feet East along the North lot line, thence Southwesterly to a point on the West lot line 47 feet South of the northwest corner, thence 47 feet North to the point of beginning."

- 6. For the purpose of rain water and surface water runoff from adjacent streets as well as adjacent lots, seven and one-half $(7\frac{1}{2})$ foot wide strips are easements on either side of and adjacent to each side lot line of Lots Fifty (50) and Fifty-one (51) on the side where said lots have a common boundary, and a seven and one-half $(7\frac{1}{2})$ foot wide strip on either side of and adjacent to the rear lot line of Lots Fifty-one (51), Fifty-two (52) and Fifty-three (53). Also the entire width of all out-lots shall be available for rain water and surface water runoff from adjacent streets and adjacent lots while such out-lots are unplatted lots, and a ten (10) foot wide strip on Lot Thirty-eight (38) described as follows: "Beginning on the South lot line at a point 177 feet West of the southeast corner, thence Northeasterly on course 'A' to the northwesterly lot line at a point 127 feet Northwesterly from the southeast corner of said Lot 38, thence Northwesterly along the northeasterly lot line to a line which is located 10 feet westerly measured at right angles and is parallel to course 'A', thence Southwesterly to the South lot line at a distance 10 feet from and parallel to course 'A', thence East along the South lot line to the point of beginning." It shall be the obligation of the owners of the lots on which the above described rain water and surface water runoff easements are located to keep such easements unobstructed to permit unimpeded flow, and no change of elevations will be permitted on such easements which would entrap the water upstream.
- 7. These covenants, restrictions and conditions shall run with the land and continue until November 28, 1995, after which time they shall be automatically extended for successive periods of ten years, unless an instrument signed by a

majority of the then owners of said land shall have been recorded in the office of the County Clerk of Washington Couty, Nebraska, agreeing to change same in whole or part, except that the provisions of paragraph 6 hereof shall not be changed in any event.

- 8. If any person, firm or corporation shall violate or attempt to violate any provisions hereof, any owner of real estate in such Addition shall be empowered and entitled to bring any action or proceeding to prevent or restrain the continuance of such attempt or violation or to recover damages occasioned thereby.
- 9. If any provisions hereof shall be adjudged unlawful or unenforcible, same shall in no manner affect or change the other provisions hereof, which shall remain in full force and effect.

Signed this 28th day of November, 1970.

Kelly P. Rysh

Georgia Mardelle Gapen Georgia Mardelle Ryan

STATE OF NEBRASKA :ss:

On this 28th day of November, 1970, before the undersigned a Notary Public, duly commissioned and qualified for in said county, personally came Kelly P. Ryan and Georgia Mardelle Ryan, husband and wife, to me known to be the identical persons whose names are affixed to the foregoing instrument and acknowledged the execution thereof to be their voluntary

act and deed.

WITNESS my hand and Notarial Seal the day and year last

General Notary Public

My commission expires March 14, , 1972.

ORDINANCE NO. 986

AN ORDINANCE EXTENDING THE CITY LIMITS OF THE CITY OF BLAIR, NEBRASKA, TO INCLUDE URBAN AND SUBURBAN CONTIGUOUS LAND DESCRIBED AS TAX LOT 55 IN SECTION 23, TOWNSHIP 18 NORTH, RANGE 11, EAST OF THE 6TH P.M., WASHINGTON COUNTY, NEBRASKA, AND PROVIDING WHEN THIS ORDINANCE SHALL TAKE EFFECT.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF BLAIR, NEBRASKA:

SECTION 1. The Mayor and City Council of the City of Blair, Nebraska, hereby extend the corporate limits of said City to include urban and suburban land now contiguous to said City described as Tax Lot 55 in Section 23, Township 18 North, Range 11 East of the 6th P.M., Washington County, Nebraska.

SECTION 2. This ordinance shall take effect from and after its passage, approval and publication as provided by law.

Passed and approved this 9th Pay of December, 1969.

H. V. Simpson, Mayor

ATTEST:

Na Svendgaard, City Clerk

L. A. Svendgaa

STATE OF NEBRASKA)

STATE OF NEBRASKA)

SSS:

Entered in Numerical Index and filed for record this 3 day of 1 december 1 december

WASHINGTON COUNTY) :ss: Charlatti & Critical County Clerk

L. W. SVENDGAARD, hereby certifies

County of Workington SS

that he is the duly appointed, qualified and acting City Clerk of the City of Blair, Washington County, Nebraska, and that the above and foregoing Ordinance No. 986 is a true and complete copy of the Ordinance passed by the Mayor and City Council at a regular meeting held on December 9, 1969.

OF BL

W. Svendgaard, City Clerk