OF

MID WAY RANCHES FILING NO. 3, Pueblo County Colorado

AND

The SW1/4 of the SW1/4 and The NW1/4 of the SW1/4 and The SW1/4 of the NW1/4 of Section 10, TOWNSHIP 18 SOUTH, RANGE 65 West of the 6th P.M., Pueblo County, Colorado.

TO WHOM IT MAY CONCERN:

WHEREAS, MIDWAY DEVELOPMENT COMPANY, INC., a Colorado Corporation, duly authorized to do business in the State of Colorado, is the owner of the following described real property situated in Pueblo County, Colorado, to wit: Lots 35 tru 52, MID WAY RANCHES FILING NO. 3, as contained in the recorded Plat filed July 25, 1988 in Book 2406 at page 310 of the records of Pueblo County, Colorado

AND

The SW1/4 of the SW1/4 AND The NW1/4 of the SW1/4 AND The SW1/4 of the NW1/4 of Section 10, Township 18 South, Range 65 West of the 6th P.M., Pueblo County, Colorado.

WHEREAS, the owner is desirous of protecting and preserving the present and future values of the above described property and desires to develop and maintain a quality subdivision, and

WHEREAS, the owner believes it necessary and proper to place the following covenants and restrictions on said property for the mutual protection and benefits of present and future owners of lots in said subdivision.

NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES, MIDWAY DEVELOPMENT COMPANY, INC. does hereby establish and declare the following covenants and restrictions upon the above described operty and does hereby declare that all rights, titles and interest in and to all of the above described property shall henceforth be subject to the covenants and conditions as herein set forth:

ARCHITECTURAL CONTROL COMMITTEE.

(a) COMPOSITION. The Architectural Control Committee (hereinafter referred to as "ACC") is composed of Declarant or its designated agent. Declarant shall remain on ACC until all tracts have been sold; however, at its option and timing, Declarant may relinquish full control of the ACC to the Property Owners Association and resign, at which time three (3) members will be subject to election as provided herein.

All chimneys and fireplaces shall have a protective wire inside the chimney near the top to prevent any burning particles from escaping.

If any structure, mobile home or vehicle be abandoned, Declarant shall have the authority to remove all or portions of such so as to prevent them from being unsightly and a detriment to the area. Notice of intent to remove will be posted on the tract ten (10) days prior to such action and in the event such removal becomes necessary, the owner of the tract shall be liable for all reasonable costs of such work.

EASEMENTS.

Easements for installation and maintenance of utilities, roadways, snow removal and such other purposes incident to development of the property as reserved and shown by notes on the plat will be open and readily accessible for use, service and maintenance by the individual property owners. No motorized vehicles shall be permitted to use any easement right-of-way, except improved roadway easements. Any fencing erected across any existing easement must contain gates within such easement in a width which will accomidate maintenance vehicles.

ANIMALS.

No owner shall have more than two (2) livestock animals of any kind (cows, horses, pigs, etc.) per family housed on the property unless the animals have a secondary feeding source, (not to exceed 10 animals per 40 acre tract). All animals MUST BE FENCED IN AND UNDER CONTROL at all times. Kennels, stables, corrals or any structure for the permanent housing or feeding of animals or poultry of any kind shall only be permitted on any tract with prior written approval of the Declarant. Fences must be kept up and maintained in a workable manner. This Ranch is considered "Open Range" and it is up to Tract Owners to fence animals out, if desired.

6. PRESERVATION OF NATURAL RESOURCES.

No oil, gas, coal, sand, gravel or other mineral development, drilling, refining, quarrying, mining, crushing, manufacturing or processing operations of any kind shall be permitted upon or in any portion of the property, nor shall oil or gas wells, tanks, tunnels, mineral excavations or shafts be permitted unless such activity is under the control of MIDWAY DEVELOPMENT COMPANY, INC. The foregoing shall not be construed to prevent the drilling of water wells to serve the premises for domestic purposes nor the use of propane tanks.

11. STORAGE.

No tract may be used for the storage of property in the open, except that building materials intended for use in the erection of a building or auxillary structure on the premises may be kept in the open during the construction period, but not to exceed six months in any event. No motor vehicle of any type shall be permitted to remain on the property in a non-operating condition for more than 30 days in any calandar year. Any such vehicle which does not display current and valid license plates and safety inspection stickers where required by state law, shall be deemed to be in a "non-operating condition".

12. PROPERTY ASSESSMENT.

The Declarant shall have the right to charge the owner of each tract of land a reasonable sum of money for the purposes of installing utilities, maintaining private roads through the property and such other uses as shall be deemed appropriate for the improvement of the property, in sole and absolute discretion of the Declarant. Assessments shall be on a per acre basis. All monies collected shall be held in a trust account and used exclusively for the purposes stated herein. An accounting shall be made to the property owners paying into the account not less than annually. By collecting this assessment, the Declarant, its successors and assigns, assume no responsibility for developing, installing or maintaining the property or any utilities, private roads or improvements of whatsoever kind or nature within the property or any tract contained within the property. The sole responsibility and liability of Declarant is to see that the money is expended for the purposes stated in this paragraph. The sole and exclusive purpose for the collection of this assessment shall be to attempt to pro rate and share the costs of improvements among the several owners of tracts within the property.

13. PROPERTY OWNERS ASSOCIATION.

A Property Owners Association may be formed if desired by owners of tracts in the property, and the sole qualification for membership shall be ownership of a fee interest in any tract in the property. Purposes of such an association could be for the development and maintenance of roads, government, installation and maintenance of utilities, maintenance and improvement of signs and properties, recreational enjoyment, development of services and facilities, publicity, enforcement of protective covenants, etc. If a simple majority of all tract owners elect to form such an association, then all owners agree to and shall become members and be subject to such assessment as may be fixed by the Board of Directors of said Property Owners Association. Owners shall have

Declarant and/or ACC is empowered to file such lien if within 30 days of written notification to owner of amount due, owner has not made payment in full. Such lien will run with the land unless said property is repossessed by Declarant, its successors or assigns, in which case the lien will be considered null and void and will be released. All liens shall apply to the land and improvements.

15. MISCELLANIOUS.

No existing perimeter fencing may be altered or removed without prior written permission of Declarant. No existing drainage or diversion ditches may be altered or removed without prior written permission of Declarant.

GENERAL PROVISIONS.

These covenants are to run with the land and shall be binding upon all parties and all parties claiming under them for a period of twenty years from the date hereof, after which time said covenants shall be automatically extended for successive ten year periods. These covenants may be amended by an instrument signed by 75% or more of the then owners of tracts which are subject to these covenants agreeing to said change in covenants. The signature of only one owner of a tract owned by more than one owner is required for the purposes of changing the covenants under this paragraph.

17. NOTICES.

Any notice required to be given to any owner or other person under the provisions of these Protective Covenants shall be deemed to have been properly given when mailed, postage prepaid, to the last known address of the record owner of the tract in which the member has an interest.

18. DECLARANT MAY ASSIGN.

The undersigned Declarant or its successors may assign any and all of its rights, powers, obligations and privileges under this instrument to any other corporation, association or person.

IN WITNESS WHEREOF, the undersigned has caused its name to be hereunder subscribed this 25th day of July, 1988.

MIDWAY DEVELOPMENT COMPANY, INC., a Colorado Corporation

ATTEST:

Timothy T. Ward

Secretary-Treasurer

by

Harold B. Smith, President