RESTRICTIVE COVERANTS AGAINST LOTS IN RICKER & BRADHOMER LAND COVERNM ADDITION TO THE CITY OF WATTRIOO, DEACH MENK GO., IGUA.

MEMB 1; Warnon E. Zeran & Clarice E. Weran, Imsband and wife, own the following described real estate salunted in Materice, Iowa:

Lots one (1), two (2), three (3) and four (4) in Block Three (5). Ricker & Brathober Land Company addition to the city of Tatarloo, Lows.

Winking, Sarah E. Fairbanks (widow) owns the following described real estage, situated in waterles, Town:

Lots eight (8) and nine (9) Block three (8) Ricker & Brathober Lend Company Addition to the city of Waterloo, Lowa.

TREAS, the above named parties have an intorest in and to the above described tracts of real estate and are nearloss of restricting the use of said real estate.

MOT, THEREFORE, we, the above named parties, of Black Hawk County, Town, do hereby agree with the owners of any other lots in said addition and with the Public that all of the above described tracts of real estates all be restricted as follows:

- (A) All lots in the tract shall be known and described as residential lots, and no structure shall be erected on any residential building plot other than one detached single-family dwelling, not to exceed two stories in height and a one or two car garage.
- (b) No building shall be creeted on any residential building plot nearer than 24 feet to nor further than 30 feet true the lot line, nor nearer than 5 feet to any side lot lines. The side line restriction shall not apply to a grage located on the rear one-cuarter of a lot, except that on corner lots no attrictive shall be permitted nearer than 10 feet/to the side atreat line.
- (c) No residential lot shall be resubdivided into building plots having less than 4,000 square feet of area or a width of less than 40 feet each, nor shall any building be erected on any posidential building plot having an area of less than 4,000 square feet or a frantage of less than 40 feet.
- (d) No norious or offensive trade simil be carried on upon any lot nor shall anything be cone thereon which may be or become an a negative for nuisance to the neighborhood.
- (e) No race or nationality other than the Caucasian race shall use or occupy any building or any lot, except that this coverant shall not provent occupancy by demostic servants of a different race or nationality employed by an owner or tenant.

- (it shall conform to and be in harmony with existing structures in the tract.
- (h) No building, the construction costs of which is less than \$3,000 shall be permitted on any lot in the tract, and the ground floor square area thereof shall not be less than 672 square feet in the case of a one-story structure nor less than 400 square feet in the case of a one-and-one-half or two-story structure.
- (i) These covenants and postrictions are to run with the land and shall be binding on all parties and all persons claiming under them until January 1, 1964, at which time, said covenants and restrictions shall terminate.
- (j) If the parties hereto, or any of them, or their heirs, or assigns, shall violate or attempt to violate any of the covenants or restrictions herein before January 1, 1964, it shall be lawful for any other person owning any other lots in said development or subdivision of prosecute any proceedings at law or in equity against the param or personals violating or attempting to violate any such covenant or restriction and either to prevent him or them from so doing or to recover damages or other dues for such violation.
- (k) Invalidation of any one of these covenants by judgment or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

IN WITHESS WHEREOF, the parties hereto have executed this instrument this 30 day of August 1939.

VI. E Zeran X Clarice Zeran Barah & Frisbanks

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	appeared W. E.		
Seven B.			
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foregoing in	strument and ackn	owledged the	t they
execute	d the same as th	neir	voluntary act and d

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