

RECORDING OFFICE

EL DORADO COUNTY

CAMERON PARK NORTH UNIT NO. 3

DECLARATION IMPOSING RESTRICTIONS AND AGREEMENTS AFFECTING CERTAIN REAL PROPERTY WITHIN CAMERON PARK

WHEREAS, The Cameron El Dorado Company, a corporation and Robert L. Cameron, hereinafter designated as Declarant, is the owner of a certain tract of land in the County of El Dorado, State of California, more particularly described in Exhibit "A" attached hereto, and made a part hereof.

NOW THEREFORE, said Declarant hereby declares and imposes the following covenants, restrictions, reservations, servitudes, easements and agreements, all conditions of which the land herein described shall be sold and conveyed, held, used and leased, which is for the benefit of said property and each and every owner thereof both present and future, and shall insure to and pass with the said property or any portion thereof and shall apply to and bind the respective successors in interest of the present owners of said property (said successors in interest being hereafter designated "Grantee and/or party of the second part") as follows:

CLAUSE 1. The property referred to herein shall be held by the grantee or party of the second part subject to the following conditions and restrictions applicable to all of said property, which conditions and restrictions shall run with said land, shall operate as conditions subsequent to, and shall apply to and bind the grantee or party of the second part, his heirs, personal representatives, successors and assigns, and all other persons acquiring any interest in said land either by operation of law or in any manner whatsoever.

CLAUSE 2. No subdivision of individual lots shall be allowed that would result in any piece being less than is initially shown on recorded subdivision maps. A residence on dual frontage road properties will front to inside roads; driveway entrance will be from inside roads only.

CLAUSE 3. No building or other structure shall be erected or the erection thereof begun on said premises, until the plans and specifications thereof have been first approved in writing by the established architectural committee, and a copy of such plans and specifications filed with said committee; nor shall any alterations or other changes substantially affecting the exterior elevation of any structure constructed on said premises be made until and unless the plans and specifications thereof shall have been first approved in writing by said committee and a copy thereof filed with said committee.

CLAUSE 4. Building Regulations--said premises shall be used for residence purposes only or as specifically stated herein:

(a) No structure of any kind shall be moved from any other place to said premises.

(b) All construction shall be in accordance with the provisions of the Declaration of Restrictions of record. No residence erected on the following lots shall contain less than 1250 square feet of living quarters: Lot 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197. All other parcels in Unit No. 3, Cameron Park North shall contain no less than 1450 square feet of living quarters. When the erection of any residence is once begun, the work thereon must be prosecuted diligently and must be completed within a reasonable time. No trailer, basement, tent, shack, garage, barn or other outbuilding erected in the tract shall at any time be used as a residence, temporarily or permanently, nor shall any structure of a temporary character be used as a residence.

(c) EXCEPTION. All lots contiguous to the EL DORADO ROYAL GOLF COURSE, on these said lots no residence shall be erected on said premises which shall cost less than \$25,000.00, nor contain less than 1500 square feet of living quarters.

(d) Setback from front property line will be a minimum of 30 feet. Setback from side lines will be a minimum of 10 feet where the frontage at the setback line is 100 feet or less. Properties having a frontage in excess of 100 feet at the setback line will maintain a minimum of 12 feet between structure and side property line.

(e) A garage, carport, breezeway or other shelter, as specifically approved by the Architectural Committee, is required for automobiles.

(f) Trailers of any type, trucks, tractors or agricultural equipment and boats shall be stored or parked in such a manner so as not to be visible from roadways.

(g) Service yards will be enclosed as approved by the Architectural Committee. The hanging of laundry visible from roadways is not permissible.

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CLAUSE 5. An architectural committee has been established by the Declarant. The Declarant may fill vacancies on the committee and remove members at will. The committee shall be and is hereby authorized to pass upon, approve or reject any plans or specifications for structures or fences to be erected on said tract. Nothing herein contained shall be construed as authorizing or empowering the committee to change or waive any restrictions provided for herein except where expressly authorized so to do. The committee may act by any two of its members and any authorization, approval or waiver made by the committee must be in writing, signed by two members thereof. Said committee shall be and is hereby authorized to supervise and determine the character of all grading of property between any residence constructed upon said premises and the property line abutting the "front street" or "side street" and no grading of any character shall be done or performed in such area without the consent in writing of said committee. Said committee shall be and is hereby authorized to supervise the general landscaping of the property in said tract. The grantee or party of the second part likewise agrees that the members of said committee may at any time institute or prosecute in their names or cause to be instituted or prosecuted in the name of any member of said committee any suits which the committee may consider advisable in order to compel and obtain a decree for specific performance by the grantee or party of the second part of his agreement and in any such suit the grantee or party of the second part agrees to pay such reasonable attorney's fee for plaintiff's attorney as may be fixed by the court.

CLAUSE 6. The foregoing restrictions shall be construed as applying to and preventing the erection of maintenance on said premises of any sanitarium, advertising sign or billboard, any machinery, appliance or structure the purpose of which is to facilitate the carrying on of any manufacturing or repairing business, nor shall any live-stock, dog or cat raising for commercial purposes, or other commercial business of any kind or character be conducted thereon. The keeping of swine, fowl, horses and cattle for any purpose is specifically prohibited.

CLAUSE 7. No goods, materials, equipment of any type or other paraphernalia shall be stored in an area visible from any roads nor shall such items be stored in an unorthodox or objectionable manner. Discharge of firearms is not permitted. Wild life will not be preyed upon.

CLAUSE 8. No excavation for stone, gravel or earth shall be made thereon except in connection with the construction of such residence, provided, however that the grantor or party of the first part reserves the right of excavating and grading said premises and removing material from or depositing material thereon in connection with the work of laying out and improving said tract and the streets, lanes, ways and easements connected therewith.

CLAUSE 9. Easements for roadway, bridle path, parkway and public utilities shall be established, recorded by the Declarant and so observed. No oak tree now growing upon said premises shall ever be cut down, removed, cut back or otherwise disturbed without the consent in writing of said committee. The grantee shall maintain all waterways and keep same free from logs, brush, rubbish, or pollution of any type.

CLAUSE 10. The grantee or party of the second part acknowledges and agrees that said covenants, conditions and restrictions are made and embodied for the purpose of carrying out, and pursuant to, a general plan adopted by the grantor or party of the first part for the development and improvement of the whole of said tract and are designated for the mutual benefit of every lot therein: It is expressly agreed that in the event any covenants or conditions or restrictions hereinabove contained or any portion thereof is held invalid or void, such validity or voidness shall in no way affect any valid covenant, condition or restriction.

CLAUSE 11. Since this document is drafted for the direct and reciprocal benefit of all parties, said covenants, conditions and restrictions shall run with the land and shall be binding on all parties and all persons claiming under them until June 1, 2010, at which time they shall be automatically extended for successive period of five years. 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, it shall be lawful for any other person or persons owning any other lot or lots in said subdivision to prosecute any proceedings at law or inequity against the person or persons violating or attempting to violate any such covenants, or restrictions, and either to prevent him or them from so doing or to recover damages or other dues for such violations. A breach of any of the foregoing conditions, or any re-entry by reason of such breach, shall not defeat or render invalid the lien or any mortgage or deed of trust made in good faith and for value as to said premises or any part thereof, but said covenants and conditions shall be binding upon and effective against any subsequent owner(s) of said premises.

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CLAUSE 12. Nothing in the foregoing restrictions contained shall operate or be construed as to prevent the use of any portion of said tract for any of the matters necessary or convenient to fulfill and carry out the objects and purposes of any public improvement district created in connection with the development of said tract.

CLAUSE 13. The foregoing restrictions, covenants and conditions apply specifically to the real property described in documents attached herewith as Exhibit "A" and recorded in the office of the El Dorado County Recorder, State of California, and does not necessarily apply to nor attach to any other land which the grantor now owns, or may hereafter acquire.

IN WITNESS WHEREOF, the undersigned have hereunto set their hand and seal this 22nd day of September 19 64.

DECLARANT

CAMERON EL DONADO COMPANY,  
a corporation

*Robert L. Cameron*  
ROBERT L. CAMERON, President

ARCHITECTURAL COMMITTEE

ROBERT L. CAMERON  
DONALD R. STUART  
FINLEY F. VAUGHAN  
E. S. HIGHTOWER

STATE OF CALIFORNIA )  
                                  ) ss.  
County of Sacramento )

On September 22, 1964, before me, the undersigned, a Notary Public in and for said County and State, personally appeared Robert L. Cameron, known to me to be the President of the corporation that executed the within instrument, and known to me to be the person who executed the within instrument on behalf of the corporation therein named, and acknowledged to me that such corporation executed the same, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws or a resolution of its board of directors.

*Betty L. Nelson*  
(Notary Signature line)

Betty L. Nelson

My Commission Expires December 29, 1967



OFFICIAL RECORDS  
RECORDED AT REQUEST OF  
*Cameron El Donado Co.*  
SEP 23 1964  
11:45 AM, FAS 22 O'CLOCK A.M.  
EL DORADO COUNTY, CALIFORNIA  
*36 J. J. [Signature]*

1964