



**Annual Meeting
Scheduled:
July 1, 2006
Saturday, 2:00 MDST
ZVPOA Fire Station**

The Strawberry Pointer

ZVPOA ANNUAL MEETING 2005



The minutes for the Annual Membership meeting 2005, of our Association are unfortunately brief.

This meeting was abruptly adjourned just after opening. Two of our neighbors refused to comply with the request to turn off video and audio recording devices as requested by the Association President. This request was made by the President on behalf of Association members objecting to being video taped and/or having their minor children video taped.

It is for this reason that your Association Board has taken the following action.

Resolution passed by unanimous Association Board vote on February 4, 2006, which reads as follows:

WHEREAS certain individuals have taken it upon themselves to bring video/audio recording equipment into Association meetings;

AND WHEREAS said individuals have displayed and used said equipment in an aggressive manner for the purpose of harassing and intimidating members resulting in disruption

of annual meetings of the Association;

AND WHEREAS said individuals have refused to cease recording when asked politely to do so by board and members of the association who have indicated that such recording is offensive to them and do not give consent to be recorded;

AND WHEREAS in the judgment of the Board of Directors of the Association the use of recording equipment at Association meetings has been disruptive of good order at Association meetings and has been disrespectful of the rights and preferences of members present at Association meetings;

AND WHEREAS the Association already has in place means for the keeping of minutes of such meetings, which minutes are the official record of Association meetings;

NOW THEREFORE, IT IS HEREBY RESOLVED AS FOLLOWS:

1. Video or audio recording of any Association meeting and the bringing of video or audio recording equipment into any Association meeting, without

the direct authorization and under the supervision of the Board of Directors of the Association, are expressly prohibited unless agreed to by the unanimous consent of all members of the board of directors present at the meeting. The officers of the Association are hereby authorized and empowered to take all reasonable measures, including exclusion of individuals in possession of recording equipment from such meetings. Any member of the board of directors may summon law enforcement officials to assist in the enforcement of this Resolution.

2. The Association shall maintain an official record of all actions taken at all Association meetings, in the form of minutes kept by the Secretary of the Association, or his or her delegate or assistant. Nothing in this resolution shall be construed to prevent the Association from employing unobtrusive recording devices to assist in maintaining records of meetings.



ZVPOA BOARD

Gabor Szekeres	President
Ken Hall	Vice President
Kathy Obenhaus	Secretary–Treasurer
Tom Willsey	Director
vacancy	Director

The moment we break faith with one another, the sea engulfs us and the light goes out.

~James Baldwin



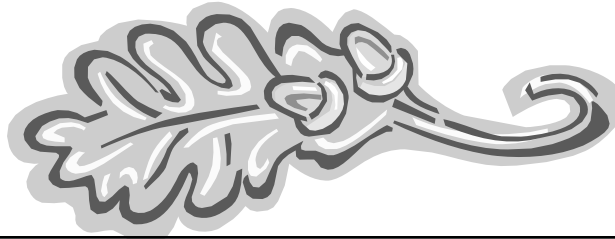
Firewise Communities—USA

Zion View Mountain Estates is a Firewise Community which qualifies for grant monies.

What qualifies for matching funds for Firewise grants? Any time or money you spend on your home and/or surrounding property for the purpose of reducing the probability of wildfire loss.

Examples of activities that will qualify related to homes and out-buildings are:

- removing trees, brush, grass from around your structures
- cleaning gutters of pine needles and other debris. Cleaning the roof and clearing anything flammable from within three feet of the base of the structure



The Key to protecting our division from wild-fires and structure fires is to establish a 30 foot debris and vegetation clear zone around your cabin.

- removing tree limbs less than six-ten from the ground around structures
- Replacing a shake-shingle roof with a non-flammable alternative

The following volunteer activities will also qualify for Firewise matching funds.

- Firewise Board meetings

- Firewise Community events
- Family preparation for wildfire

The opposite page of this newsletter is the form that you fill out to document the activities that will provide for us matching funds to contribute to our community fire prevention activity. We could use these funds to obtain a chipper shredder that will pick up an shred wood debris you haul to the end of your drive-

ways.

You may contact Keith Parke for more information: (435) 865-5359 or at kparke@ironcounty.net

**Please mail your completed forms to
ZVPOA
PO Box 1905
Cedar City, Utah 84721**



President's Message

I would like to start by re-introducing myself as the president of our association. We all regret that, because of his busy schedule our former president Mr. King was not able to continue as member of the Board. Therefore, after having been the vice president for little over a year, I was promoted by vote of the Board to serve as our current president. I intend to continue to do my best to keep our beautiful place on the Mountain enjoyable by everyone. Place for a fifth member on the Board is still vacant and we are looking for a person who could be appointed to serve until the elections of this summer and then run for his seat on the Board.

During this winter there has been average to less than average snowfall on the Mountain so that we all can be looking forward to an early opening of the summer season. Not much snow also means that a dangerous fire season will follow. We will again have to be especially careful about fires. Past experience showed that propane lines left open in the owner's absence are a real

danger. We urge everyone to shut off the propane valve at the tank whenever the cabin is expected to remain vacant for more than a few days.

I think that I can speak for all members of the Board and also for the majority of the members of the association that the events which forced the early and sudden adjournment of our September meeting at the Fire Station were unfortunate and very regrettable. You will probably read more about this in our Secretary and Treasurer Kathy Obenhaus' message. I just want to say that this Board is exploring all possibilities to prevent the recurrence of this unfortunate event at the future meetings.

Because of the closure on long term parking by the Forest Service of the parking lot next to Hi-way 14 promised to be a major problem for those who wished to visit our beautiful Subdivision during the winter. Unfortunately, our Association lacks the power to or-

der the Forest Service to provide long-term parking. Nevertheless, we have corresponded with the Service in an effort to persuade them to keep the lot open or to provide alternative parking space on Forest Service land. We also attempted to obtain land for parking from a major developer. Unfortunately, none of these efforts were suc-

cessful. Still, perhaps due to our and other subdivisions' persuasion, during this winter the Forest Service did allow shorter term (nine days long) parking next to Highway 14. A private party also rented space for parking on their private lot close to the airport. Again, our Association lacked the power to negotiate the terms of this rental. Nevertheless, because we considered it a service to members Secretary Treasures Kathy did inform all members whose e-mail was available to us about this possibility of parking for a rental fee.

We are looking for a person who could be appointed to serve until the elections of this summer and then run for his seat on the Board.

FIREWISE ACTIVITIES MATCHING FUNDS RECORDING SHEET

Can be used to record activities for matching funds and other Firewise Communities/USA purposes



What qualifies for matching funds for Firewise grants? Any time or money you spend on your home and/or surrounding property for the purpose of reducing the probability of wildfire loss. Examples of activities that will qualify related to homes and outbuildings are:

- Removing trees, brush, grass from around your structures
- Cleaning gutters of pine needles and other debris. Cleaning the roof and clearing anything flammable from within three feet of the base of the structure
- Removing tree limbs less than six-ten feet from the ground around structures
- Replacing a shake-shingle roof with a non-flammable alternative

The following volunteer activities will also qualify for Firewise matching funds. Volunteer time is recorded at the rate posted at www.independentsector.org.

- Firewise Board meetings
- Firewise community events
- Family preparation for wildfire

To record your time, fill in the following:

Activity	Date Performed	Amount of Time

To record your costs, fill in the following:

Activity	Date Performed	Attach Invoices

I affirm that the information I have provided on this form is accurate.

Print Name Date

Signature Phone/E-mail

Return this form to your Firewise Board contact:

Name _____ E-Mail _____

Address _____ Telephone Number _____

RESTATED
DECLARATION OF RESTRICTIVE COVENANTS AND CONDITIONS
FOR
ZION VIEW MOUNTAIN ESTATES - UNITS A, B, C, D AND E

SECTION I
REPLACEMENT OF EXISTING CC&Rs

1 THE OWNERS of the lots of Zion View Mountain Estates (Zion View) hereby replace in their entirety the Covenants Conditions and Restrictions (CC&Rs) which apply to all real property within Zion View. ZION VIEW consists of Units A, B, C, D and E. The CC&Rs in effect until the present replacement were recorded and took effect as follows:

1(A) The Declaration of Restrictions for Unit A in effect was executed and recorded in the office of the County Recorder of Kane County, Utah on May 6, 1963 in Book 011, Page 279, Entry No. 10,466. A Revisor to the Declaration of Restrictions was recorded on June 14, 1963 in Book 011, Page 355, Entry No. 10,563. A second Revisor to the Declaration of Restrictions was recorded on July 30, 1965 in Book 016, Page 317, Entry No. 12742.

1(B) The Declaration of Restrictions for Unit B in effect was executed and recorded in the office of the County Recorder of Kane County, Utah on September 2, 1965 in Book 016, Page 432, Entry No. 12868.

1(C) The Declaration of Restrictions for Unit C in effect was executed and recorded in the office of the County Recorder of Kane County, Utah on February 17, 1969 in Book 024, Page 253, Entry No. 15990.

1(D) The Declaration of Restrictions for Unit D in effect was executed and recorded in the office of the County Recorder of Kane County, Utah on June 26, 1972 in Book 034, Page 12, Entry No. 20843.

1(E) The Declaration of Restrictions for Unit E in effect was executed and recorded in the office of the County Recorder of Kane County, Utah on April 16, 1978 in Book 058, Page 697, Entry No. 32628.

SECTION II
VOTING RIGHTS AND CONDITIONS FOR TAKING EFFECT

1(A) Each lot or parcel (hereinafter lot) in each Unit shall have one vote regarding any present and future replacement or amendment of the CC&Rs. The vote shall be exercisable by the person or legal entity (partnership or corporation) that is named as owner of record for the lot.

1(B) A vote conducted regarding the presently proposed CC&Rs and any future vote regarding further replacement or amendment of the CC&Rs shall be conducted by mailing ballots to each lot owner to the name and address that is recorded, at or about the time of mailing, in the tax rolls of Kane County, State of Utah, setting a date by which the vote is to be exercised in writing and to be received by the party responsible for counting the votes.

1(C) For the purposes of mailing and counting the votes regarding the presently proposed restatement of the CC&Rs the Board of Directors of the presently existing voluntary Zion View Property Owners Association Inc. is considered the party responsible for counting the votes. The time and place of the vote counting

the CC&Rs presently recorded at the County Recorder's Office in Kane County, Utah (hereinafter County) for that Unit, only if both of the following conditions are met:

(1) Fifty one percent (51 %) of the lot owners' votes in the Unit are in favor of these proposed restatement of the CC&Rs, and

(2) The restated CC&Rs are lawfully recorded in the Recorder's Office of the County for each Unit with attestation of the persons responsible for counting the votes that a vote has been duly and properly taken on the proposed replacement and that it has been approved by the requisite percentage of owners' votes within the applicable Unit.

1(F) The notarized signatures of the Secretary and two other members of the Board of Directors of the presently existing Zion View Property Owners Association Inc. who shall be responsible for counting of the votes, shall qualify as proper attestation that the vote has been duly taken and properly counted.

1(G) After the present replacement any future replacement or amendment of the CC&Rs in any Unit of Zion View shall require affirmative vote by sixty percent (60 %) of the votes exercisable in that Unit and recordation of the approved CC&Rs for the Unit.

1(H) Once the present replacement of the CC&Rs becomes effective in any Unit the previously recorded CC&Rs for that Unit shall have no further force or effect.

1(I) The CC&Rs written in this document shall be considered in law and equity as covenants running with the land in perpetuity and shall be binding between and among the several owners and purchasers themselves, future purchasers and their heirs, successors and assigns.

SECTION III RESTRICTIONS

1(A) All land use, all buildings, other construction, grading of the land and conduct on the property shall be in full compliance with all applicable Federal laws, Utah State laws, zoning and other ordinances of the County and with all applicable rules and regulations of the applicable Federal, State or County agencies.

1(B) All setback limits shall comply with requirements of the County and as set forth in the recorded map of the subdivision.

1(C) Sheds, garages, outbuildings appurtenant to a dwelling whether permanent or temporary nature shall be permitted as long as they are not used as dwellings and are in compliance with the requirement of setbacks from the property lines.

1(D) It shall be permissible to maintain a temporary dwelling while a permanent dwelling is under construction, for a period not to exceed eighteen (18) months, provided a valid building permit exists for the construction of a permanent dwelling.

1(E) Any building or structure that is in existence at the time when these restated CC&Rs take effect shall not be considered in violation of this section pertaining to setbacks,

provided such building or structure was not in violation of the previously applicable CC&Rs or was exempt from CC&Rs.

1(F) No tent shall be used as a permanent dwelling on any lot. This does not prevent or prohibit the erection of a tent or tents for purposes of temporarily camping on any lot, provided the tent or tents are not maintained on the lot for longer than for a total of seven (7) months in any calendar year.

1(G) All structures shall be constructed in such a manner as to protect and preserve the natural growth and setting insofar as possible. The natural growth and other conditions of each lot, such as trees, shrubs, streams and natural setting, shall be preserved by the owner. Removing trees for the purposes of creating private driveways, to improve view, to create space for construction of a dwelling or of any structure appurtenant to the dwelling, reasonable thinning of trees to minimize fire danger, removing and/or cutting naturally fallen trees for firewood shall not be considered violation of this section.

2(A) No automobile, trailer, motor home or vehicle of any kind shall be parked within any waterway located within Zion View. No automobile, trailer, motor home or vehicle of any kind shall be parked on any roadway located in Zion View in such a manner that it will obstruct passage of fire trucks, other equipment used for fighting fires, law enforcement or normal traffic.

2(B) No automobile, trailer, motor home or vehicle of any kind shall be parked on any roadway located in Zion View for longer than seventy two (72) hours.

2(C) No automobiles, trailers, boats, other vehicles, or equipment that is not in running condition shall be kept on any lot for a period of time exceeding 2 months.

2(D) No mobile trailer or mobile structure of any kind used as a dwelling shall be permitted to remain upon any lot in Zion View for a period exceeding a total of seven (7) months in a calendar year.

2(E) A mobile trailer or motor home which is habitable and is placed under a permanent structure may remain permanently on the lot and shall be considered a permanent dwelling for the purposes of these CC&Rs.

2(F) There shall be no camping on any roadway within Zion View.

2(G) Easements on the subdivision plat map for the applicable unit as recorded by the County recorder are reserved.

3(A) All sewage disposals in Zion View shall be in full compliance with all applicable Federal, State of Utah and County laws, regulations and ordinances including health and safety codes and with Zion View Water Company Source Protection Plan.

3(B) Unless there is a common sanitary sewer system installed to serve the permanent structure, the applicable laws, ordinances and regulations require installation of septic tanks to receive the waste and sewage of each permanent dwelling structure. Such septic tanks shall be constructed in accordance with the requirements of the Utah State Department of Health. The effluent from septic tanks shall not be permitted to discharge into a stream, storm sewer, open ditch, or drain, unless it has first passed through an absorption field approved by the applicable health authority and complies with Zion View Water Company Source Protection Plan.

3(C) All lots shall be maintained free and clear of any garbage, refuse, trash, food waste, rubbish, ashes, human waste or any other waste materials. All such waste shall be kept at all times in appropriate sanitary containers and shall be disposed of in accordance with the requirements of the Utah State Health Department and local municipal and county ordinances and regulations.

3(D) Any building materials or construction materials on the premises shall be neatly stacked and kept upon the property, and shall not remain thereon for more than sixty (60) days following the completion of any construction except, in case of left-over lumber which can remain in the form of cut and neatly stacked firewood.

4(A) No activity shall be conducted upon any lot, nor anywhere in Zion View nor shall anything be done which qualifies under applicable laws and County ordinances as a nuisance to other lot owners.

4(B) No generator using an internal combustion engine shall be operated within the setbacks from the property lines. It shall not be considered a violation of this section if the generator is operated nearer than ten (10) feet of the rear lot line, provided the rear lot line is the edge of a steep formation (rim) beyond which placement of the generator is not possible. generator which is within the exception provided in Section 4(B) above for generators in the proximity of the rim.

4(C) Noise coming from any generator operating between 10:00 PM and 7:00 AM, applicable Utah time, shall not exceed sixty (60) *dba*, as measured at ten (10) feet from any lot line except the rear lot line for a generator which is within the exception provided in Section 4(B) above for generators in the proximity of the rim.

4(D) No signs of any kind which contain advertising for any commercial activity shall be displayed to the public view on any lot in Zion View. This does not prohibit public display of signs set within the boundaries of the lot and advertising a lot for sale. All signs shall be in good repair, and shall not prevent lawful access to any lot. **5(A)** All lots are to be used for residential purposes only. No commercial, business or enterprise of any kind or nature shall be carried on any lot unless otherwise marked on the plat map as a commercial lot. No time-share units, condominium units, or other multi-family dwellings shall be constructed or allowed on any lot within Zion View. Any lot owned or leased by the Zion View Property Owners Association Inc. and/or by the Zion View Mutual Water Company Inc. for the purpose of supplying water and/or for the purpose of fire protection shall be exempt of the restriction of residential use only for as long as the lot is used for such purpose or purposes. **5(B)** No gates or other obstructions shall be placed across any public roads or rights of way to any lot or lots.

5(C) Lot sizes, as prescribed by the subdivision plat for each Unit in Zion View, are considered minimum lot sizes. No person shall sell, lease, transfer, or otherwise dispose of any lot in parcels smaller than the original lot as shown on the recorded plat of the applicable Unit. No lot shall be subdivided.

5(D) No animals other than household pets, shall be kept on any lot within Zion View.

5(E) No activity shall be carried on within Zion View which is or may become unsafe or hazardous to any person or property. Without limiting the generality of the foregoing, no firearm, air guns, bow and arrows, or fireworks shall be discharged or used within Zion View. No outdoor fires shall be lighted except in a contained barbecue unit while attended and used for cooking purposes, or in self-contained, Forest Service or County approved outdoor fireplaces while attended. All fires shall be attended at all times.

**SECTION IV
ENFORCEMENT**

1(A) Any violation of these CC&Rs shall be fully enforceable by any other lot owner in Zion View by filing and prosecuting a law suit in the applicable court or courts against the person or persons violating or attempting to violate any such covenant and obtaining remedies which are applicable under the pertinent laws.

1(B) If any violation is of a continuing nature, it is agreed that failure to prosecute such a proceeding for any period after such violation occurs will not operate as a waiver of the right to subsequently prosecute a proceeding with respect to said violation, nor bar the seeking of relief, injunctive or otherwise, against other violations occurring on any lot in the subdivision. It is further agreed that all covenants and restrictions set out herein will not be deemed changed or abandoned by change of conditions in the neighborhood, or by any acquiescence in violation or other act or failure to act by any lot owner or other person.

1(C) On the unanimous affirmative vote of all members of the Board of Directors of the Property Owners' Association the Association may also file and prosecute a law suit in the applicable court against any violation of these CC&Rs provided the reasonably expected expenses of the law suit do not exceed thirty per cent (30 %) of the available cash resources of the Property Owners' Association.

1(D) A final determination by any competent Court that one or more provisions of these CC&Rs are invalid or unenforceable as contrary to applicable law or regulation shall not affect the validity and enforceability of the remaining provisions.

**SECTION V
ATTESTATION BY NOTARIZED SIGNATURES**

This Declaration of Restrictive Covenants and Conditions is signed by the Secretary and two other members of the Board of Directors of the Property Owners' Association who hereby attest and confirm that a poll has been conducted and the votes were counted as required by Section I above, and that these CC&Rs were approved by fifty one percent (51 %) or greater majority of the votes in the following Units of ZION VIEW _____.

DATED this ____ day of _____, 2006 DATED this ____ day of _____, 2006 DATED this ____ day of _____, 2006

Secretary

Director

Director

Notarization of signature:

Notarization of signature:

Notarization of signature:

DIRECTIONS FOR VOTING
FOR OR AGAINST
ACCEPTING REVISION OF CC&Rs

1. Please read proposed CC&R revision in this newsletter. Deadline for turning in vote is September 1, 2006. Counting of the votes will take place on Sept. 3, 2006 at 2:00, ZVME Fire House, any property owner may observe the ballot counting.
2. Please cast your vote on ballot below. You have one vote for each property in Zion View that you own and will need a ballot with vote for each lot owned. Insert your ballot into your official CC&R ballot envelope. Extra ballots may be copied or are available at www.zionview.com .
3. Insert ballot envelope in the self address envelope included and mail or turn it in at the Annual Zion Property Owners Meeting on July 1, 2006 (meeting to begin at 2:00 p.m. mountain time at the firehouse).

OFFICIAL CC&R REVISION BALLOT
ZION VIEW MOUNTAIN ESTATES
2006

1. Please copy, mark with checkmark and mail one ballot per lot owned

Please check either #2 or #3. Section: _____, Lot # _____

2. I accept and desire the revision of the CC&Rs as printed in the newsletter, The Strawberry Pointer, March 2006.
3. I decline and do not desire the revision of the CC&Rs as printed in the newsletter, The Strawberry Pointer, March 2006.

4. Please seal ballot/s inside ballot envelope and sign envelope. Place ballot envelope into self-addressed envelope, place stamp on envelope and mail or return in-person at Annual POA meeting. Thank you.

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per issue.**



Water Conservation Tips

The following information is for those of us who enjoy our mountain homes and are truly considerate of the gifts the mountain gives us.

1. Fix leaky faucets and plumbing joints. **Saves 20 gallons** per day for every leak stopped.
2. Install water-saving shower heads or flow restrictors. **Saves 500 to 800 gallons** per month.
3. Shorten your showers. Even a one or two minute reduction can **save up to 700 gallons** per month.
4. Don't use your toilet as an ashtray or wastebasket. **Saves 400 to 600 gallons** per month.
5. Capture tap water. While you wait for hot water to come down the pipes, catch the flow in a watering can to use later on house plants or your garden. **Saves 200 to 300 gallons** per month.
6. Put a plastic bottle or a plastic bag weighted with pebbles and filled with water in your toilet tank. Displacing water in this manner allows you to use less water with each flush. **Saves 5 to 10 gallons** a day. That's **up to 300 gallons** a month, even more for large families. Better yet, for even greater savings, replace your water-guzzling five to seven gallon a flush toilet with a three and a half gallon, low flush, or one and a half

gallon, ultra-low flush model.

7. If you're taking a shower, don't waste cold water while waiting for hot water to reach the shower head. Catch that water in a container to use on your plants or to flush your toilet. **Saves 200 to 300 gallons** a month.
8. Check toilet for leaks. Put dye tablets or food coloring into the tank. If color appears in the bowl without flushing, there's a leak that should be repaired. **Saves 400 gallons** a month.
9. Turn off the water while brushing your teeth. **Saves three gallons** each day.
10. Turn off the water while shaving. Fill the bottom of the sink with a few inches of water to rinse your razor. **Saves three gallons** each day.
11. If you wash dishes by hand--and that's the best way--don't leave the water running for rinsing. If you have two sinks, fill one with rinse water. If you only have one sink, use a spray device or short blasts instead of letting the water run. **Saves 200 to 500 gallons** a month.
12. When washing dishes by hand, use the least amount of detergent possible. This minimizes rinse water needed. **Saves 50 to 150 gallons** a month.

13. Keep a bottle of drinking water in the refrigerator. This beats the wasteful habit of running tap water to cool it for drinking. **Saves 200 to 300 gallons** a month.
14. Don't defrost frozen foods with running water. Either plan ahead by placing frozen items in the refrigerator overnight or defrost them in the microwave. **Saves 50 to 150 gallons** a month.
15. Don't let the faucet run while you clean vegetables. Rinse them in a filled sink or pan. **Saves 150 to 250 gallons** a month.

We rarely think of the impact of our everyday shopping habits. Water is an essential ingredient in most manufacturing operations. Especially for those 1 billion of us in the high-consumption class, cutting down on our purchases of material things--from clothes and shoes to paper and appliances--**conserves and protects water supplies as effectively as installing a low-flush toilet.**

We rarely think about water when we see an automobile, for example, but producing a typical U.S. car requires more than 50 times its weight in water (39,090 gallons)! It takes 44 gallons of water to refine one gallon of crude oil.



County Commission Considering Zoning Change for ZVME

The Kane County Commission is considering changing Zion View Mountain Estates zoning from seven month transient-recreational to residential zone. Public input should be solicited with notice of hearing printed in local newspaper.

Pros and Cons of this possible zoning change are:

Pro—the county will become the governing body that can require that property

owners removed demolished trailers or non inhabitable cabins from lots. It has been very difficult for the POA and/or neighbors of such lots described to bring about the clean up of these properties, even though they could be considered a health hazard.

Con—this zoning change will limit the ability of property owners to place trailers on their property, even for seasonal usage

by the property owner.

If you have questions please call Kane County: Renee at 435-644-4966, Carla (planning and zoning) 435-644-4924, and Barbara (building inspector office) 435-644-4963.





**ZION VIEW PROPERTY OWNERS
ASSOCIATION**

**P. O. Box 1905
Cedar City, Utah 84721**

Phone: 702-361-8245
435-691-8245 during the summer
Email: windancers92@aol.com

***Community Action through Public
Awareness***

We are on the web
www.zionview.com

Renew your ZVPOA dues

NAME: _____ SECTION / LOT # _____

MAILING ADDRESS:

PHONE # (_____) _____ FAX# (_____) _____

EMAIL: _____ CHECK AMT: _____

Dues have not changed, the amount is still \$35.00 per year.

Please detach and mail in this sheet with your check.

Please write your lot section and # on your check.

Receipts for dues are available upon request.

SEND IN MEMBERSHIP DUES NOW!

