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NORTH CAROLINA

DARE COUNTY

THIS AMENDED DECLARATION OF RESTRICTIONS, made this 1st day
of November, 1971, by Hatteras Island Company, a partnership;

W I T N E S S E T H :

THAT WHEREAS, Hatteras Island Company heretofore filed under
date of February 1, 1968, and recorded in Book 146, page 645,
Public Registry of Dare County, North Carolina, a Declaration of
Restrictions relating to all those certain Lots No. 1 through 67,
inclusive, as shown on the plat entitled "Subdivision of Hatteras
Colony at Salvo, Section B, Hatteras Island, Dare County, North
Carolina", dated April 18, 1967, made by Baldwin and Grogg, Civil
Engineers and Land Surveyors, Norfolk, Virginia, and duly recorded
in Map Book 3, page 25, Public Registry of Dare County, North
Carolina;

AND WHEREAS, Hatteras Island Company in Item 9 of the for-
going Declaration of Restrictions reserved the right to alter,
amend, modify, change or eliminate any or all of the restrictions
therein stated;

AND WHEREAS, Hatteras Island Company does now desire to amend
said Declaration of Restrictions;

NOW, THEREFORE, the said Hatteras Island Company does by this
instrument declare and make known that the following covenants
and restrictions are to run with the lands shown on the plat
hereinafore designated and shall be binding upon all parties and
persons claiming title to lands shown on the aforesaid map or plat

1. An easement for the purpose of maintenance of the streets,
roads, canals, and other access areas within the subdivision
is retained by the owner so as to maintain or cause to be
maintained said areas for the benefit of the lot owners in
the subdivision. An easement for the purpose of construction
and maintenance of public utilities including water and
power lines, electric and telephone lines is retained by the
Declarant over this property abutting on any highway, street
or avenue in said subdivision and over or under all streets,
rights of way and along lot lines in this subdivision.

2. None of the numbered lots shown on said plat shall be
used for manufacturing or commercial purposes of any kind or
character whatsoever; nor shall any advertising sign, other
than a sign advertising the property for sale or rent, be
erected on said lots; and no animals, livestock or poultry
of any kind shall be raised, bred or kept for any commercial
purposes on any of said lots.

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3. No building shall be erected, altered or permitted to remain on any lot other than one detached single family dwelling having a ground floor area of at least 600 square feet including porches; and the exterior construction of any such dwelling must be brick or frame. Wood exterior, except cypress or juniper siding, shall be painted.

4. No trailer, tent, shack, or other temporary building shall be erected or placed on any of the lots within the subdivision except such temporary buildings as may be necessary for the storage of materials or the convenience of workmen during the erection of buildings.

5. The front of a lot shall be considered to be that boundary of the lot which abuts on a street. Where more than one boundary of a lot abuts a street, the narrowest boundary abutting such street shall be considered to be the front of the lot. No building or structures, including porches, shall be erected or placed on any lot closer than 20 feet from the front of the lot or closer than 10 feet from the side lines of any lot; nor nearer than the building lines as shown on said plat.

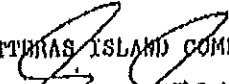
6. No more than one residence shall be erected upon any of the numbered lots aforesaid; but any two adjoining lots may be used as one building site, in which event the side line setbacks hereinabove reserved shall apply only to the outside perimeter property lines of the combined site.

7. The foregoing conditions, reservations, easements, and restrictions shall run with the land and be binding upon all purchasers of lots in said subdivision and upon all persons claiming under them until January 1, 1977, at which time the said conditions, reservations, and easements and restrictions shall automatically be extended for further successive periods of ten (10) years each unless, by vote of the then owners of record a majority of the lots shown on said plat, it is agreed on or before such expiration dates, to change the said conditions, reservations, easements and restrictions, in whole or in part.

8. If any purchaser of any lot on said plat, or his heirs or assigns, shall violate or attempt to violate any of the foregoing conditions, easements, reservations and restrictions, it shall be lawful for any other person or persons owning any other lot or lots shown thereon to prosecute any proceedings at law or equity against the person or persons violating or attempting to violate such conditions, reservations, easements and restrictions for the purposes of preventing him or them from so doing, or of recovering damages for such violation.

9. Invalidation of any of the foregoing conditions, reservations and restrictions shall in no way affect any of the other provisions, which shall remain in full force and effect.

IN WITNESS WHEREOP, Hatteras Island Company, a partnership, had caused this declaration to be executed by George Goldborg, one of its general partners, pursuant to due authority contained in the partnership agreement, all the day and year first above written.

HATTERAS ISLAND COMPANY
By 
George Goldborg, General Partner (SEAL)