

STATE OF SOUTH CAROLINA)

COUNTY OF BEAUFORT

RESTRICTIVE COVENANTS.
CONDITIONS AND EASEMENTS

WHEREAS, Coastal Contractors, inc. is the owner of certain property located on Port Royal Island. Beaufort County, South Carolina, and being more particularly shown and described as Lots I through 18, 20 through 26, Block A; Lots I through 11, 23, Block B; Lots 1, 20, Block C; Lots 11 through 18, Block D; Lots 1, 2, 3, Block E; Lots 3, 4, 5, 6, 8, 12, 13, 15, 16, 18, Block F; Lots 1 through 11, 13 through 18, Block H, on a plat of Battery Shores, prepared by David E, Gasque, R.L.S., dated December 2, 1993.

And recorded in the Office of the Clerk of Court for Beaufort County, South Carolina, on February 25, 1994, in Plat Book 48 at Page 152 and

WHEREAS, the said Coastal Contractors, Inc. is desirous of placing certain Restrictive Covenants, Conditions and Easements on certain lots to be conveyed by the following matters by the inclusion in the deeds thereto of a reference hereto, or otherwise.

NOW THEREFORE, in consideration of the premises, the said Coastal Contractors. Inc. does herein publish and set forth the following Restrictions, Conditions, Easements, etc., which shall constitute covenants running with the land briefly described as Lots 1 through 18, 20 through 26. Block A; Lots 1 through 11, 23. Block B; Lots 1, 20, Block C; Lots 11 through 18, Block D; Lots 1, 2, 3, Block E; Lots 3, 4, 5, 6, 8, 12, 13, 15, 16, 18, Block F; Lots 1 through 11, 13 through 18. Block H, Batiery Shores, on the plat hereinabove referred to, as follows, to wit:

- 1. All lots shown on said plat of Battery Shores, shall constitute single-family residential building areas and shall be used for residential purposes only.
- 2. It is understood and agreed that each lot conveyed will be subject to covenants requiring that the main residence on the lot must contain enclosed dwelling space of the following square footage, exclusive of garages, storage rooms and porches.
 - A. 1,700 square feet Lots 3, 4, 5, 6, 8, 12, 13, 15, 16, 18, Block F; Lots 1 through 1!, 13 through 18, Block H.
 - B. 1,600 square feet Lots 1 through 12, 25, 26, Block A; Lot 1, 23 Block B; Lots 1, 20, Block C; Lots 11 through 18, Block D.
 - C. 1,500 square feet lots 13 through 18, Lots 20 through 24, Block A; Lots 2 through 11. Block B; Lots 1, 2, 3, Block E.
- 3. It is understood and agreed that no lot shall be subdivided or its dimensions changed, without prior written consent of Coastal Contractors, Inc.
- 4. All outside mailboxes must be of same design and color as approved by Coastal Contractors, Inc. All street numbers will be 3" high black metal numbers attached to the side of the newspaper box.
- 3. The individual Grantees of the lots hereinabove referred to, are herein by this reference made a subject to the within covenants and do herein agree that they shall be responsible for a monthly charge payable to South Carolina Electric & Gas Company, for their prorata share of the electric bill for street lights.
- 6. No building shall be erected on Lots 12, 13, 15, 16, Block F nearer than twenty five (25') feet to the front line. No building shall be erected on any other residential building lot nearer than thirty (30') feet to the front lot line, no: chall any building be

erected nearer than ten (10') feet to any side lot line, without written consent of Coastal Contractors, Inc. Nor shall any building be erected nearer than twenty-five (25) feet to either street side lot line of a corner lot.

- 7. There shall be no mobile homes (nor modular homes) erected on any residential building lot.
- 8. There shall be no temporary structures erected on any residential lot, except those used by the Contractor during construction of the residence, and said temporary structure must be removed within lifteen (15) days after completion of the residence.
- 9. If any detached building is erected on any residential building lot, it must be of similar design and materials as the main residence.
- 10. There shall be no animals maintained on any residential building lots, other than cats and dogs.
- 11. No inoperative vehicles, such as junk cars or trucks, or any similar type of junk, shall be permitted on any lot for any period of time.
- 12. No trucks larger than pickups shall be permitted on any lots for any period of time.
- 13. All campers and boat trailers shall be required to be parked behind or beside all houses or in garages at all times. If let is on the river or marsh, the campers must be parked between the houses and the river or marsh or beside the house.
- 14. The exterior of all houses must be properly maintained, either by painting or staining, and all deeded lots with or without improvements thereon, must be kept in a neat and attractive manner.
- 15. Owner will submit two copies of plans and specifications for any proposed homes, additions, or alterations that affect the exterior elevations. The plans must include the floor plan and elevations along with any details needed to clarify elevations. The owner must also submit color samples as needed to clarify the color scheme of the exterior elevation. Coastal Contractors, Inc. reserves unto itself, the right to review and approve or reject, any and all plans and specifications for any construction on said lots. One copy will be returned to the owner and the other set will become the property of Coastal Contractors, Inc.
- 16. All houses must be complete with a Certificate of Occupancy within one year after construction begins.
- 17. Coastal Contractors. Inc. shall reserve the right to designate the placement of all swimming pools on all lots.
- 18. There shall be no fences of any type including a chain link, picket, or otherwise, constructed or erected in or across any front yards, or any side yards between the street and rear of the dwelling unit or garage, whichever may be the longest distance from the street. Chain link fences must be brown, black or green.
- 19. Lots bordering the river or the marsh are limited to 300 square feet of fenced-in area on the water or marsh side of the house as long as the fence does not interfere with the view of the water and/or marsh.
- 20. Landscaping in front to be finished by homeowner within three months after Certificate of Occupancy.

- 21. All driveways into each lot must be surfaced, either with concrete or asphalt, or some other type of material approved in writing by Coastal Contractors, Inc. All driveways must connect with street paying if the street has been payed.
- 22. There shall be no business or commercial activity conducted in, on, or about any of the residential building areas—that creates excessive noise, increases traffic, or that becomes detectable outside of the home.
- 23. There shall be no noxious or offensive activity conducted in, on, or about any of the residential building areas.
- 24. No garbage or domestic trash shall be disposed of by burying on any lot. Trash, garbage, or other waste shall be kept in sanitary containers and shall be emptied as needed.
- 25. Fifteen (15') foot casements are established and reserved along the rear of all lots, and ten (10') foot easements are established and reserved along the front of all lots for the purpose of utility installation and maintenance in perpetuity. No buildings will be constructed on easements.
- 26. No metal buildings, of any kind, will be permitted, storage or otherwise.
- 27. Contractor signs are allowed on lots during construction only. Contractor signs are to be installed after the building permit is received and must be removed before the owner moves into the house.
- 28. All lot owners at the time of closing, shall be deeded an undivided 1/170 interest in the open space, as shown on play drawing by David Gasque and dated December 2, 1993.
- 29. If the parties, or any of them, or their heirs or assigns, violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons owning any lot or lots in said development to commence proceedings at law, or in equity against the person or persons violating or attempting to violate any covenant and either to prevent him or them, in so doing, or to recover damages, or other dues for such violations.
- 30. Invalidation of any of these covenants by judgement or Court Order shall in no way affect any of the provisions which shall remain in full force and affect.
- 31. These covenants are to run with the land and shall be binding on all parties and/or person or persons claiming under them.
- 32. Lot 7. Block II is to remain community property in perpetuity.
- 33. Coastal Contractors will allow other licensed builders to build homes in Battery Shores. However, all contractors must be approved by Coastal Contractors. Owners must be approved before they can build their own home.

IN WITNESS WHEREOF, COASTAL CONTRACTORS, INC. has caused this instrument to be executed, by its proper officials, this 25th day of February, 1994.
COASTAL CONTRACTORS, INC. (SEAL)
Rose & Lawson BY: Carson R. Rentz, President
Thuma m. Bauch ATTEST: William B. Kearse, Secretary
STATE OF SOUTH CAROLINA) PROBATE)
PERSONALLY appeared before me. Actual Notation, who on oath, deposes and says that he/she saw the within named Coastal Contractors, Inc. by its President, Carson R. Rentz, and its Secretary, William B. Kearse, sign attest, seal and as it's act and deed, deliver the within written Restrictive Covenants, Conditions and Easements, and that he/she with Chelma The Games, witnessed the execution thereof.
SWORN TO before me this 15th Rose D. Lawson
Shelma M. Rauch (SEAL) Notary Public for South Carolina My Commission expires: $2/3/96$
APPROVED (AS PLATTED HEREON) THE CLASSICON FLAT MEETS THE RECURRENTIES OF THE COURT OF THE COU
C. Standing Commission Approval: Felt. 25, 1994 Low Solar 25 1994
ELLER FLACINGS COMMISSION FILE NO.

COASTA / CONTRACTORS

MICHAEL G. BRYANT. ACTING

BEAUFORT COUNTY. S.C. / MALE

BK 687 PG /82

FOLDER #

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