BOOK 653 PAGE 288

NORTH CAROLINA

ONSLOW COUNTY

RESTRICTIVE COVENANTS

THIS DECLARATION OF RESTRICTIVE AND PROTECTIVE COVENANTS, made this 23ndday of more, 1983, by VIKING ENTERPRISES, INC., a corporation organised and under and by virtue of the laws of the State of North Carolina, hereinafter called "Declarants."

WITNESSETH:

THAT WHEREAS, the Declarants are the owners of the real property described in Article I of this Declaration and are desirous of subjecting said real property to the protective covenants hereinafter set forth, each and all of which is and are for the benefit of such property and for each owner thereof, and shall inure to the benefit of and pass and run with said property, and each and every lot or parcel thereof, and shall apply to and bind the successors in interest and any owner thereof.

NOW, THEREFORE, the Declarants hereby declare that the real property in and referred to in Article I hereof is and shall be held, transferred, sold and conveyed subject to the protective covenants set forth below:

ARTICLE I

SUBJECT PROPERTY: The real property which is, and shall be held, transferred, sold and conveyed subject to the protective covenants set forth in the articles of this Declaration is located in the County of Onslow, State of North Carolina, and is more particularly described as follows:

33ING all the numbered lots shown on the plat entitled "DEERFIELD," dated May 24, 1983 , prepared by James 3. Stewart and Associates, Inc., and recorded in Map Book 21 Registry.

ARTICLE II

<u>PURPOSES</u>: No lot or lots shall be put to any use other than for residential purposes, except that any lot may be used by the Declarants for a street or roadway.

ARTICLE III

LAND USE AND BUILDING TYPE: No building shall be used except for residential purposes. No structure shall be erected, placed, altered or permitted to remain on any such lot other than one detached single family dwelling not to exceed two and one-half stories in height, a private garage which may contain living quarters for occupancy by domestic servants of the lot occupant only, and such other outbuildings as may be reasonably appurtenant to the dwelling, provided that the same are constructed in line with general architectural design and construction standards used as the dwelling itself. This covenant shall not be construct as prohibiting the use of a new single family dwelling as a model home for sales purposes.

BAILEY, RAYNOR & ERWIN ATTORNEYS AT LAW 323 NEW BRIDGE STREEY JACKSDOVILLE, N. C. 2000 GTB 655-2212

Book: 653 Page: 288 Seq:

BOOK 653 PAGE 289

ARTICLS IV

STREET LIGHTING AGREEMENT: The developer reserves the right to subject the real property in this subdivision to a contract with Carolina Power and Light Company for the installation of underground electric caples and/or the installation of street lighting, either or both or which may require an initial payment and/or a continuing monthly payment to Carolina Power and Light Company or other utility company by the owner of each building.

ARTICLE V

DWELLING QUALITY AND SIZE: The ground floor area of the main structure, exclusive of one-story open porches and garages, shall be not less than 850 square feet for a one-story dwelling, nor less than 500 square feet for a dwelling of more than one story.

ARTICLE VI

BUILDING LOCATION: No building shall be located on any corner lot nearer to the front line or any side street line than as shown on the recorded plat. No building shall be located with respect to interior side lot lines so as to be nearer than 8 feet to either such line. No dwelling shall be located on any interior lot nearer to the front lot line than as shown on the recorded plat nor nearer than 10 feet to the rear lot line, and no garage or other permitted accessory building shall be located nearer than 10 feet to the rear lot line. For the purpose of this covenant, eaves, steps, open porches, and carports shall not be considered as part of a building provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot. An error of not more than 10 percent in the location of a building on the lot with respect to the minimum set back lines shall not be considered a violation of this covenant.

ARTICLE VII

LOT AREA AND WIDTH: No dwelling shall be erected or placed on any lot having a width of less than 60 feet at the minimum set back line nor shall any dwelling be erected or placed on any lot having an area of less than 10,000 square feet; except said minimum requirements do not apply to any designated and numbered lots on said plat herein referred to, if any such lots as shown do not meet these requirements.

ARTICLE VIII

NUISANCES: No noxious or offensive activity shall be carried on upon any lot nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.

ARTICLE IX

EASEMENTS: Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear ten feet of each lot. Within these easements, no structure, planting or other materials shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

BAILEY, RAYNOR & ERWIN ATTORNEYS AT LAM 223 NEW SRIDGE STREET JACKSONVILLE, W. C. 20140 | (919) 415-3212 The grantor reserves for itself, its successors or assigns, an easement and right at any time in the future to grant a right of way under, over and along the side, rear and front property lines of each and every lot in the subdivision described herein, for the installation and maintenance of poles, lines, conduits, pipes and other equipment necessary to or useful for furnishing electric power, gas, telephone service, drainage or other utilities including water and sewer services.

DUOK 653 PAGE 290

ARTICLE X

LIVESTOCK AND POULTRY: No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purposes.

ARTICLE XI

BUILDING PLANS AND SPECIFICATIONS: No dwelling or other building shall be erected upon any lot unless the plans and specifications thereof meet or exceed the requirements of "minimum property standards for one and two living units." (FHA No. 300), Federal Housing Administration.

ARTICLE XII

ERECTION OF FENCES: No fences over four (4) feet in height shall be constructed between the front building line and the back lot line nearer than ten (10) feet to any lot line. No fence shall be erected between the front building line and the street right of way unless such fence shall be of an ornamental nature. Brick and split-rail fences shall be deemed to meet the requirements of this restriction.

ARTICLE XIII

MAILBOXES: All malboxes shall retain the same style, design, color and location of the mailbox as originally provided at construction of any residence. The Declarant reserves the right to approve the style, design, color and location prior to any original installation or replacement. Application shall be made to Declarant prior to installation or replacement. By accepting a deed to any subject property, owner gives the Declarant the right to remove any nonapproved mailbox in a reasonable manner; all costs for same shall be paid by owner, and all damages against Declarant are waived.

ARTICLE XIV

SIGNS: No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot parallel to the building line, one sign of not more than three square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.

ARTICLE XV

GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

ARTICLE XVI

SIGHT DISTANCE AT INTERSECTIONS: No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner, from the intersection of the street property lines extended. The same sight line limitations shall apply on any lot within 10 feet from the intersection of a street property line with the edge of a driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersection unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

SAILEY, RAYNDR & ERWIN ATTORIEYS AT LAW 223 NEW ORIOGE STREET AACISONVILLE, N. C. 20040 0010-465-2012

BUOK 653 PAGE 291

ARTICLE XVII

TEMPORARY STRUCTURES: No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any lot at any time as a residence, either temporarily or permanently. No trailer, mobile home, camper or like vehicle shall be parked on any lot at any time for any purpose nor shall any such vehicle be allowed to remain on any lot at any time for any puppose unless it is parked behind the main dwelling structure or placed inside the carport or garage.

ARTICLE XVIII

DRAINAGE: All driveways shall have drainage tile in the street ditches installed and sized in accordance with the N.C. State Highway Commission recommendations.

ARTICLE XIX

TERM: These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these covenants are recorded, after which time such covenants shall be automatically extended for successive periods of ten years unless an instrument signed by a majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

ARTICLE XX

ENFORCEMENT: Enforcement shall be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenant, either to restrain violations or to recover damages.

ARTICLE XXI

MODIFICATION: These restrictions are subject to being altered, modified, cancelled or changed at any time as to said subdivision as a whole or as to any subdivided Lot or part thereof by written document executed by the Declarants or their successors in title and by the owner of not less than sixty percent (60%) of the subdivided lots or parts of said subdivision to which these restrictions apply, and recorded in the Office of the Register of Deeds of Onslow County, North Carolina. If the Declarants own sixty percent (60%) or more of the subdivided lots, the Declarants may alter or amend these covenants without consent of anyone.

ARTICLE XXII

SEVERABILITY: Invalidation of any one of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

IN TESTIMONY WHEREOF, VIKING ENTERPRISES, INC. has caused this instrument to be executed in its corporate name by its President, attested to by its Secretary, its common corporate seal affixed hereto, all as the act and deed of the said corporation and by authority of its Board of Directors duly and legally given this day and year first above written.

BAILEY, RAYMOR & ERWIN ATTORNEYS AT LAW 323 NEW BRIDGE STREET JACKSONVILLE, N. C. 28540 (919) 456-3212 BOOK 653 PAGE 292



VIKING ENTERPRISES, INC.

Garland W. Tuton, President

CORPORATE SEAL

ATTEST:

Asst. Secretary

NORTH CAROLINA

ONSLOW COUNTY

I, Libralia Asst., a Notary Public, do hereby certify that Bobby N. Pittman, Asst. Secretary, personally appeared before me this cay and acknowledged that he is Asst. Secretary of VIKING ENTEFPRISES, INC., a corporation, the foregoing instrument was signed in its name by its President, sealed with its corporate seal, and attested by himself as its Asst. Secretary.

Witness my hand and notarial seal this the Boday of MAY, 1983.

My commission expires:

DEBORAH J. HEMBY NOTARY PUBLIC ONSLOW COUNTY, N. C.

NORTH CAROLINA, ONSLOW COUNT Deborah J. Hemby
The toregoing cortificate(s) of Notary (ies) Public is (are) certified to be correct. This instrument was presented for registration and recorded in this office in Ecok. 653 Page 288 This 24 day of May

BAILEY, RAYNOR & ERWIN, P.A. MYILLE, IL C. 2004 **818 453.3212**

BOOK 665 PAGE 516

Prepared by: ERWIN & ERWIN, Attorneys Suite A, 405 Western Blvd. Jacksonville, NC 26540

NORTH CAROLINA

RESTRICTIVE COVENANTS

ONSLOW COUNTY

THIS DECLARATION OF RESTRICTIVE AND PROTECTIVE COVENANTS, made this 6th day of September, 1983, by VIKING ENTERPRISES, INC., a corporat on organized and existing under and by virtue of the laws of the State of North Carolina, hereinafter called "Declarants."

WITNESSETHI

THAT WHEREAS, the Declarants are the owners of the real property described in Paragraph 1 of this Declaration and are desirous of subjecting said real property to the protective covenants hereinafter set forth, each and all of which is and are for the benefit of such property and for each owner thereof, and shall inure to the benefit of and pass and run with said property, and each and every lot or parcel thereof, and shall apply to and bind the successors in interest and any owner thereof.

NOW, THEREFORE, the Declarants hereby declare that the real property in and referred to in Paragraph 1 hereof is and shall be held, transferred, sold and conveyed subject to the protective covenants set forth below:

!. <u>DESCRIPTION OF REAL PROPERTY:</u> The real property which is, and shall beheld, transferred, sold and conveyed subject to the protective covenants set forth in this Declaration is located in the County of Onslow, State of North Carolina, and is more particularly described as follows:

BEING all of those lots as shown on a plat entitled "Deerfield Section II Subdivision" as recorded in Map Book 22, page 24, Plat Cabinet B... Slide 292, Onslow County Registry.

- 2. <u>USES:</u> No lot, lots, or portions thereof shall be put to any use other than for residential purposes, except that any lot may be used by the Declarants for a street or roadway.
- 3. LAND USE AND BUILDING TYPE: No building shall be used except for residential purposes. No structure shall be erected, placed, altered or permitted to remain on any such lot other. Than one detached single family dwelling not to exceed two and one-half stories in height, a pr vate garage which may contain living quarters for occupancy by domestic servants of the lot occupant only, and such other outbuildings as may be reasonably appurtenant to the dwelling, provided that the same are constructed in line with general architectural design and construction standards used as the dwelling itself. This covenant shall not be construct as prohibiting the use of a new sing e family dwelling as a model home for sales purposes.
- 4. STREET LIGHTING AGREEMENT: The developer reserves the right to subject the real property in this subdivision to a contract with an electric utility company for the installation of underground electric cables and/or the installation of street 1 ghting, either or both or which may require an initial payment and/or a continuing month y payment to an electric company by the owner of each dwelling.
- 5. <u>DWELLING QUALITY AND SIZE:</u> The ground floor area of the main structure, exclusive of one-story open porches and

ERWIN & ERWIN

ATTERMETS AT LAST

SLITE A. 400 MESTERN SLIVE.

ACCESSIVALE, N. C. 20240

800K 665 PAGE 517

garages, shall be not less than 850 square feet for a one story dwelling nor less than 500 square feet for a dwelling of more than one story.

- 6. BUILDING LOCATION: No building shall be located on any corner lot nearer to the front line of any s de street line than as shown on the recorded plat. No building shall be located with respect to interior side lot lines so as to be nearer than 8 feet to either such line. No dwelling shall be located on any interior lot nearer to the front lot line than as shown on the recorded plat nor nearer than 10 feet to the rear lot line, and no garage or other permitted accessory building shall be located nearer than 10 feet to the rear lot line. For the purpose of this covenant, eaves, steps, open porches, and carports shall not be considered as a part of a building provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot. An error of not more than 10 percent in the location of a building on the lot with respect to the minimum set back lines shall not be considered a violation of this covenant.
- 7. LOT AREA AND WIDTH: No dwelling shall be erected or placed on any 'ot having a width of less than 60 feet at the minimum set back line nor shall any dwelling be erected or placed on any 'ot having an area of less than 10,000 square feet; except said minimum requirements do not apply to any designated and numbered ots on said plat herein referred to, if any such lots as shown do not meet these requirements.
- 8. <u>SUBDIVISION</u>: No lot shall be subdivided if the result of such subdivision is separate ownership of less than a whole lot; provided, however, that the Declarant its successors or assigns, reserves the right to make minor boundary line adjustments between lots so long as said adjustment does not exceed 10% of the total area of a given lot.
- 9. NUISANCES: No noxious or offensive activity shall be carried on upon any lot nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 10. <u>EASEMENTS:</u> Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear ten feet of each lot. Within these easements, no structure, planting or other materials shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each lot and all improvements in tishall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

The grantor reserves for itself, its successors or assigns, an easement and right at any time in the future to grant a right of way under, over and along the side, rear and front property lines of each and every lot in the subdivision described herein, for the installation and maintenance of poles, lines, conduits, p pes and other equipment necessary to or useful for furnishing electric power, gas, telephone service, drainage or other utilities including water and sewer services.

- 11. <u>WEEDS, ETC.</u> Viking Enterprises, Inc., its successors or assigns, reserves the right to enter upon and cut grass, weeds, or undergrowth on any lot or easement, but shall be under no obligation to do so.
- 12. <u>LIVESTOCK AND PQULTRY:</u> No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purposes.

ERWIN & ERWIN
ATTORNEYS AT LAW
SUITE A. AOS WESTERN SLUD
JACKSONVILLE, N. C. 28540

810K 665 PAGE 518

- 13. <u>BUILDING PLANS AND SPECIFICATIONS</u>: No dwelling or other building shall be erected upon any lot unless the plans and specifications thereof meet or exceed the requirements of "minimum property standards for one and two living units." (FHA 300), Federal Housing Administration.
- 14. <u>ERECTION OF FENCES:</u> No fences over four (4) feet in height shall be constructed on any lot. No fence shall be constructed between the front of any building and the back lot line nearer than ten (10) feet to any lot line. No fence shall be erected between the front of any building and the street right of way unless such fence shall be of an ornamental nature. Brick and spl t-rail fences shall be deemed to meet the requirements of this restriction.
- 19. <u>SIGNS</u> No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot parallel to the building line, one s gn of not more than three square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.
- 6. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or mainta ned as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in san tary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condit on.
- 7. SIGHT DISTANCE AT INTERSECTIONS: No fence, wall, hedge or shrub planting which obstructs sight lines at elevat ons between 2 and 6 feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connect ng them at points 25 feet from the intersection of the street property corner, from the intersection of the street property lines extended. The same a ght line limitations shall apply on any lot within 10 feet from the intersection of a street property I no with the edge of a driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersect on unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.
- 18. TEMPORARY STRUCTURES: No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any lot at any time as a residence, either temporarily or permanently. No trailer, mobile home, camper or like vehicle shall be parked on any lot at any time for any purpose nor shall any such vehicle be all owed to remain on any lot at any time for any purpose unless it is parked behind the main dwelling structure or placed inside the carport or gargage.
- 19. <u>DRAINAGE:</u> All driveways shall have drainage tile in the street ditches installed and sized in accordance with the N.C. State H ghway Commission recommendations.
- 20. MA LBOXES: All mailboxes shall retain the same style, design, color and location of the mailbox as originally provided at construction of any residence. The Declarant reserves the right to approve the style, design, color and location prior to any original installation or replacement. Application shall be made to Declarant prior to installation or replacement. By accepting a deed to any subject property, owner gives the Declarant the right to remove any nonapproved mailbox in a reasonable manner; all costs for same shall be paid by owner, and all damages against Declarant are waived.
- 2_. <u>TERM:</u> These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these

ERWIN & ERWIN ATTORNEYS AT LAW SUITE A 606 WESTERN SLVD. MCKSONVILLE, N. C. 88640

DUOK 665 PAGE 519

covenants are recorded, after which time such covenants shall be automatically extended for successive periods of ten years unless an instrument signed by a majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part.

- 22. ENFORCEMENT OF RESTRICTIONS: In the event of a violation or breach of any of these restrictions, covenants, agreements and conditions by any person or concern claiming by, through or under the undersigned, or by virtue of any judic al proceedings, the undersigned, its successors and assigns and the owners of the numbered lots in the subdivision, or any of them, jointly or severally, shall have the right to proceed at law or in equity to compel compliance with the terms thereof or to prevent the violation or breach of any of them. The fai ure to any right, reservation, restriction or condition contained herein, however long continued, shall not be deemed a waiver of the right to do so thereafter as to the same breach or as to a breach occuring prior or subsequent thereto and shall not bar or affect its enforcement.
- 23. MODIFICTION OF RESTRICTIVE COVENANTS: These restrictions are subject to being altered, modified, cancelled or changed at any time as to said subdivision as a whole or as to any subdivided lot or part thereof by written document executed by the Declarants or their successors in title and by the owner of not less than sixty percent (60%) of the subdivided lots or parts of said subdivision to which these restrictions apply, and recorded in the Office of the Register of Deeds of Onslow County, North Carolina. (If the Declarants own 60% or more of the subdivided lots, the Declarants may alter or amend these covenants without consent of anyone.
- 24. <u>SEVERABILITY:</u> Invalidation of any one of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

IN TESTIMONY WHEREOF, VIKING ENTERPRISES, INC. has caused this instrument to be executed in its corporate name by its President, attested to by its Secretary, its common corporate seal affixed hereto, all as the act and deed of the said corporation and by authority of its Board of Directors duly and legal 1500 Mach this day and year first above of these legal 15 gluen this day and year first above written.

CORPORATE SEAL

VIKING ENTERPRISES, INC.

BY: Marland W. Tuton, President

CORPORATE SPAL Bobby N. Pittman Asst. Secretary

NORTH CAROLINA

ONSLOW COUNTY

1983.

NOTARY PUBLIC a Notary Public, do hereby

certify that Bobby N. Pittman personally appeared before me this day and acknowledged that he is Asst. Secretary of VIKING ENTERPRISES, INC., a corporation, the foregoing instrument was signed in its name by it President, sealed with its corporate seal. and attested by himself as its Secretary. seal, and attested by himself as its Secretary.

ERWIN & ERWIN SUITE A. 408 WESTERN IN VO JACKSONVILLE, N. C. 28840

Witness P. P. P. P. of Acotomber My commission expines 19 85

BOOK 665 PAGE 520

90.00 10.80 01.30 NORTH CAROLINA, ONSLOW COUNTY Patti P. Brown The foregoing certificate(s) of Notary(ies) Public is (are) certified to be correct. This instrument was presented for registration and recorded in this office in Book 665 Page 516 This E day of September

19 83 A.D. 8:35 M o'clock M.

Philipped M. By Register of Deeds. Onder County 13 HE HERE IN THE STATE OF THE STA is reported to the reality of specific to the reality of the region of the reality of the realit Enterprise and automotive for the control of the co The second second second Carrier States of September 2 The second of th Water Opening and the contract of the marks as the following as offer the above and the fit for which is a second of the fit following as Boundary States and

BUOX 683 PAGE 592

7 Prepared by: ERWIN & ERWIN, ATTORNEYS 405-A Western Boulevard Jacksonville, North Carolina 28540

NORTH CAROLINA

RESTRICTIVE COVENANTS

ONSLOW COUNTY

THIS DECLARATION OF RESTRICTIVE AND PROTECTIVE COVENANTS, made this 1st day of February, 1984, by VIKING ENTERPRISES, INC., a corporation organized and existing under and by virtue of the laws of the State of North Carolina, hereinafter called "Declarants," and O. B. HAWKINS, JR. and CAMERON-BROWN COMPANY, which execute this Declaration under the provisions of that Deed of Trust recorded in Book 680, Page 92, Onslow County Registry.

WITNESSETH:

THAT WHEREAS, the Declarants are the owners of the real property described in Paragraph 1 of this Declaration and are desirous of subjecting said real property to the protective covenants hercinafter set forth, each and all of which is and are for the benefit of such property and for each owner thereof, and shall inure to the benefit of and pass and run with said property, and each and every lot or parcel thereof, and shall apply to and bind the successors in interest and any owner thereof.

NOW, THEREFORE, the Declarants hereby declare that the real property in and referred to in Paragraph 1 hereof is and shall be held, transferred, sold and conveyed subject to the protective covenants set forth below:

1. DESCRIPTION OF REAL PROPERTY: The real property which is, and shall be held, transferred, sold and conveyed subject to the protective covenants set forth in the articles of this Declaration is located in the County of Onslow, State of North Carolina, and is more particularly described as follows:

BEING all the numbered lots shown on the plat entitled "DEERFIELD, SECTION I-A," dated November, 1983, prepared by James E. Stewart and Associates, Inc., and recorded in Map Book 22, Page 66, Onslow County Registry.

- 2. USES: No lot, lots, or portions thereof shall be put to any use other than for residential purposes, except that any lot may be used by the Declarants for a street or roadway.
- LAND USE AND BUILDING TYPE: No building shall be used except for residential purposes. No structure shall be erected, placed, altered or permitted to remain on any such lot other than one detached single family dwelling not to exceed two and one-half stories in height, a private garage which may

ATTORNEYS AT LAW ITE A 400 WESTERN BLVD

BUOK 683 PAGE 593

contain living quarters for occupancy by domestic servants of the lot occupant only, and such other outbuildings as may be reasonably appurtenant to the dwelling, provided that the same are constructed in line with general architectural design and construction standards used as the dwelling itself. This covenant shall not be construed as prohibiting the use of a new dwelling as a model home for sales purposes.

- 4. STREET LIGHTING AGREEMENT: The developer reserves the right to subject the real property in this subdivision to a contract with an electric utility company for the installation of underground electric cables and/or the installation of street lighting, either or both which may require an initial payment and/or a continuing monthly payment to an electric utility company by the owner of each dwelling.
- 5. <u>DWELLING QUALITY AND SIZE:</u> The ground floor area of the main structure, exclusive of one-story open porches and garages, shall be not less than 850 square feet for a one-story dwelling nor less than 500 square feet for a dwelling of more than one story.
- 6. BUILDING LOCATION: No building shall be located on any corner lot nearer to the front line or any side street line than as shown on the recorded plat. No building shall be located with respect to interior side lot lines so as to be nearer than 8 feet to either such line. No dwelling shall be located on any interior lot line nearer to the front lot line than as shown on the recorded plat nor nearer than 10 feet to the rear lot line, and no garage or other permitted accessory building shall be located nearer than 10 feet to the rear lot line. For the purpose of this covenant, caves, steps, open porches, and carports shall not be considered as a part of a building provided, however, that this shall not be construed to permit any portion of a building on a lot to encroach upon another lot. An error of not more than 10 percent in the location of a building on the lot with respect to the minimum set back lines shall not be considered a violation of this covenant.
- 7. LOT AREA AND WIDTH: No dwelling shall be erected or placed on any lot having a width of less than 60 feet at the minimum set back line nor shall any dwelling be erected or placed on any lot having an area of less than 10,000 square feet; except said minimum requirements do not apply to any designated and numbered lots on said plat herein referred to, if any such lots as shown do not meet these requirements.
- 8. <u>SUBDIVISION</u>: No lot shall be subdivided if the result of each subdivision is separate ownership of less than a whole lot; provided, however, that the Declarant its successors or assigns, reserves the right to make minor boundary line adjustments between lots so long as said adjustment does not exceed 10% of the total area of a given lot.

BUOK 683 PAGE 594

- 9. <u>MUISANCES</u>: No noxious or offensive activity shall be carried on upon any lot nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 10. <u>EASEMENTS</u>: Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat and over the rear ten feet of each lot. Within these easements, no structure, planting or other materials shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may obstruct or retard the flow of water through a drainage channels in the easements. The easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.

The grantor reserves for itself, its successors or assigns, an easement and right at any time in the future to grant a right of way under, over and along the side, rear and front property lines of each and every lot in the subdivision described herein, for the installation and maintenance of poles, lines, conduits, pipes and other equipment necessary to or useful for furnishing electric power, gas, telephone service, drainage or other utilities including water and sewer services.

- 11. WEEDS, ETC.: Viking Enterprises, Inc. , its successors or assigns, reserves the right to enter upon and cut grass, weeds, or undergrowth on any lot or easement, but shall be under no obligation to do so.
- 12. LIVESTOCK AND POULTRY: No animals, livestock or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats, or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purposes.
- 13. <u>ERECTION OF FENCES:</u> No fences over four (4) feet in height shall be constructed on any lot. No fence shall be constructed between the front of any building and the back lot line nearer than ten (10) feet to any lot line. No fence shall be erected between the front of any building and the street right of way unless such fence shall be of an ornamental nature. Brick and split-rail fences shall be deemed to meet the requirements of this restriction.
- 14. SIGNS: No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than one square foot parallel to the building line, one sign of not more than three square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.

(Page 4 of

BOOK 683 PAGE 595

- 15. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.
- 16. SIGHT DISTANCE AT INTERSECTIONS: No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between 2 and 6 feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner, form the intersection of the street property lines extended. The same sight line limitations shall apply on any lot within 10 feet from the intersection of a street property line with the edge of a driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersection unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.
- 17. TEMPORARY STRUCTURES: No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any lot at any time as a residence, either temporarily or permanently. No trailer, mobile home, camper or like vehicle shall be parked on any lot at any time for any purpose nor shall any such vehicle be allowed to remain on any lot at any time for any purpose unless it is parked behind the main dwelling structure or placed inside the carport or garage.
- 18. DRAINAGE: All driveways shall have drainage tile in the street ditches installed and sized in accordance with the N.C. State Highway Commission recommendations.
- 19. MAILBOYES: All mailboxes shall retain the same style, design, color and location of the mailbox as originally provided at construction of any residence. The Declarant reserves the right to approve the style, design, color and location prior to any original installation or replacement. Application shall be made to Declarant prior to installation or replacement. By accepting a deed to any subject property, owner gives the Declarant the right to remove any nonapproved mailbox in a reasonable manner; all costs for same shall be paid by owner, and all damages against Declarant are waived.
- 20. TERM: These covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these covenants are recorded, after which time such covenants shall be automatically extended for successive periods of ten years unless an instrument signed by a majority of the then owners of

ERROR: ioerror

OFFENDING COMMAND: imagemask

STACK: