Covenant (3)

Hilton Head Beach Subdivision No. 2

Deed Book 77, Page 18

STATE OF SOUTH CAROLINA,

County Of Beaufort

KNOW ALL MEN BY THESE PRESENTS, That THE HILTON HEAD COMPANY, a Georgia Corporation domesticated in South Carolina and having its principal offices in Beaufort County, South Carolina, for and in consideration of the sum of Fourteen Hundred fifty Dollars, to it in hand paid, at and before the sealing and delivery of these presents, by J. F. & Vera R. Werhan of Savannah, Chatam County, Georgia the receipt whereof is hereby acknowledged, has granted, bargained, sold, and released, and by these presents does grant, bargain, sell and release unto the said J. F. & Vera R. Werhan their heirs, legal representatives, successors and assigns, all the following described property, to-wit:

All that certain lot or parcel of land situate lying and being on Hilton Head Island, Beaufort County, South Carolina, shown and designated as Lot No. 23, of the Hilton Head Beach, Subdivision Number Two made by Fred C. Hack, Land Surveyor, May-June, 1953, recorded in the office of the Clerk of the Court for Beaufort County, South Carolina, on July 7, 1953, in Plat Book 9, at page 20. Said lot is more particularly described as being bounded northeasterly by Lot No. 24 of said subdivision, southeasterly by lands of Grantor known as Hilton Head Beach, southwesterly by J Street and northwesterly by Dune Lane North, and being rectangular in shape fronting 65 feet on Hilton Head Beach and 100 feet on J Street.

SUBJECT, HOWEVER, to the following restrictions and covenants running with the land to-wit:

- 1. All lots in said subdivision shall be used for residential purposes exclusively. No structures shall be erected, altered, placed or permitted to remain on any lot, other than one (1) detached single family dwelling not to exceed two and one half (2 ½) stories in height and a private garage for not more than two cars (which may include servants quarters) and other outbuildings incident to the use of one single family unit.
- 2. No building shall be erected, placed or altered on any lot in this subdivision until the building plans, specifications, and plot plan showing the location of such building, have been approved in writing by THE HILTON HEAD COMPANY, its agent, successors, or assigns.
- 3. No building shall be located on any lot nearer than twenty (20) feet to the front line, nor nearer than ten (10) feet to any side streetline, nor nearer than five (5) feet to any lot line.
- 4. No dwelling shall be permitted on any lot which structure shall have less than six hundred and fifty (650) sq. feet of permanently enclosed space, exclusive of garages.
- 5. THE HILTON HEAD COMPANY hereby reserves unto itself, its successors and assigns, a perpetual, alienable and releasable easement and right on, over and under the ground to erect, maintain and use electric and telephone poles, wires, cables, conduits, sewers, water mains, and other suitable equipment for the conveyance and use of electricity, telephone, gas, sewage, water or other public conveniences or utilities on, in,

or over the rear five (5) feet of each lot and five (5) feet along one (1) side of certain lots, all as shown on the plat of said subdivision.

- 6. Prior to the occupancy of a residence on any lot in said subdivision, proper and suitable septic tank, or tanks, shall be constructed on such lot for the disposal of all sewage, and all sewage shall be emptied or discharged into such tank, or tanks. No sewage shall be emptied or discharged into or upon the ocean or the beach thereof.
- 7. No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done therein which may be or may become an annoyance nuisance to the neighborhood.
- 8. No livestock or live fowl shall be maintained on any lot without written consent of THE HILTON HEAD COMPANY, its successors or assigns.
- 9. 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.
- 10. No lot shall be subdivided, or its boundary lines changed except with the written consent of THE HILTON HEAD COMPANY, its successors or assigns. However, THE HILTON HEAD COMPANY hereby expressly reserves to itself, its successors and assigns, the right to subdivide (by deed or otherwise) or replat any two (2) or more lots shown on the plat of said subdivision so as to create building plot or building plots each larger in size than any one of the lots so subdivided or replatted. When such a building plot is created, the restrictions and covenants herein apply to such building plot as a unit, and as to such building plot the word "lot" as used herein, shall be construed to mean "building plot".

- 11. These covenants shall run with the land and shall be binding on all parties and persons claiming under them for a period of twenty-five (25) years form January 1, 1952, after which time said covenants shall be automatically extended for successive periods of ten (10) years, unless an instrument signed by a majority or the then owners of said lots has been recorded, agreeing to changed said covenants and restrictions in whole or in part.
- 12. If the parties hereto, or any of them or their heirs, successors or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons owning any real property situated in said subdivision to prosecute any lawful proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to prevent him or them from doing so or to recover damages or other dues for such violation.
- 13. Invalidation of any of these covenants by judgement or court order shall in no wise affect any of the other provisions, which shall remain in full force and effect.
- 14. THE HILTON HEAD COMPANY may include in any contract or deed hereafter made additional covenants and restrictions that are not inconsistent with and which do not lower the standards of the covenants and restrictions set forth herein.

TOGETHER WITH ALL and singular the rights, members, hereditaments and appurtenances to the said premises belonging, or in any wise incident or appertaining.

TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said J. F. & Vera R.

Werhan, their heirs representatives, successors and assigns, forever, subject however to the restrictions and

covenants set out above.

AND, the said THE HILTON HEAD COMPANY does hereby bind itself, its successors and assigns, to warrant

and forever defend, all and singular, the said premises unto the said J. F. & Vera R. Werhan, their heirs, legal

representatives, successors and assigns, against it and its successors and assigns, and all other persons or person

lawfully claiming, or to claim the same or any part thereof.

IN WITNESS WHEREOF, THE HILTON HEAD COMPANY has caused these presents to be signed and its

Corporate Seal affixed by its proper officers, this 22nd day of July, A.D. 1953, and in the one hundred and

seventy eighth year of the Sovereignty and Independence of the Untied States of America.

THE HILTON HEAD COMPANY

Signed, sealed and delivered in the presence of:

By: J. B. Fraser, As President

J. Wilton Graves

ATTEST: Fred C. Hack, As Secretary

C. Sidney Hendry, Jr.

STATE OF SOUTH CAROLINA

COUNTY OF Beaufort

BEFORE ME personally appeared J. Wilton Graves and made oath the he saw the within named THE HILTON HEAD COMPANY by J. B. Fraser its President and Fred C. Hack its Secretary-Treasurer sign and as its act and deed deliver the within written deed that he saw its corporate seal affixed by (balance of recorded document not legible).

