



CAPE COLONY HOMEOWNERS ASSOCIATION

CAPE COLONY

See Pages #152-156 for PIN #'s

COVENANTS

AMENDED DECLARATION

OF COVENANTS, CONDITIONS, AND RESTRICTIONS

THIS **AMENDED DECLARATION**, made this 9th day of February, 2006 by CAPE COLONY ASSOCIATION INC., a North Carolina Corporation, hereafter referred to as "Declarant".

WITNESSETH:

WHEREAS, Declarant is the successor in interest to United Properties, which was the owner of certain property located in Cape Colony Subdivision, Chowan County, North Carolina, known as Cape Colony Association, Inc. (hereinafter "Subdivision") which property is more properly described hereinafter; and

WHEREAS, United Properties sold or otherwise conveyed building and mobile home lots located in Cape Colony Subdivision subject to certain Declarations of Restrictive Covenants, the plats for which lots, together with the applicable Declaration of Restrictive Covenants are recorded in the Chowan County Registry as follows:

SECTION DEED RECORDED	BLOCK/LOT	PLAT RECORDED	
<u>Designator</u>	<u>Numbers</u>	<u>Book/Page/Date</u>	<u>Book/Page/Date</u>
Section One, Part One 1964	Lots 1 – 66 inclusive	Plat Book 3, page 73 May 6, 1963	Book 19, page 319-320 June 12,
Surfside Section One 1964	Block 100 – 107 inclusive	Plat Book 4, page 36 October 12, 1964	Book 19, page 548-549 October 12,
Surfside Section One	Block 108, Lots 1 – 8 Lots 13 – 23 inclusive	Plat Book 4, page 85 May 27, 1967	Book 19, page 548-549 October 12, 1964
Surfside Section One	Block 109 Lots 1 – 24 inclusive	Plat Book 7, page 34 July 27, 1973	Book 20, page 56-57 November 12, 1964
Surfside Section One	Block 110 Lots 1 – 12 inclusive	Plat Book 4, page 37 November 12, 1964	Book 20, page 56-57 November 12, 1964

Page 137

	Block 111 Lots 1-15 inclusive	Plat Book 5, page 81 September 14, 1968	Book 19, page 548/549 October 12, 1964
Surfside Section Two	Block 220 – 224 inclusive	Plat Book 4, page 53 June 28, 1965	Book 20, page 458-459 July 20, 1965
Surfside Section 42	Block 301	Plat Book 5, page 12	Book 21, page 41-
Three	Lots 1 – 10 inclusive	December 21, 1966	October 13, 1965
Surfside Section Three	Block 301A Lot 1A	Plat Book 4, Page 54 October 31, 1967	Book 21, page 41-42 October 13, 1965
Surfside Section 42	Block 302	Plat Book 4, page 95	Book 21, page 41-
Three	Lots 1 – 20 inclusive	June 30, 1966	October 13, 1965
Surfside Section Three	Block 303 Lots 1 – 20 inclusive	Plat Book 5, page 17 February 20, 1967	Book 23, page 17-18 February 27, 1967
Surfside Section Three	Block 304 Lots 1 – 37 inclusive	Plat Book 5, page 17 February 20, 1967	Book 23, page 17-18 February 27, 1967

SECTION DEED RECORDED	BLOCK/LOT	PLAT RECORDED	
Designator (cont'd) (cont'd)	Numbers (cont'd)	Book/Page/Date (cont'd)	Book/Page/Date
Surfside Section Three	Block 305 Lots 1 – 49 inclusive	Plat Book 4, page 95 June 30, 1966	Book 21, page 41-42 October 13, 1965
Surfside Section Three	Block 306 Lots 1 – 66 inclusive	Plat Book 5, page 12 – 13 December 21, 1966 Plat Book 5, page 18 February 20, 1967	Book 23, page 23-24 February 27, 1967
Surfside Section Three	Block 307 Lots 1 – 24 inclusive	Plat Book 5, page 13 December 21, 1966	Book 23, page 21-22 February 27, 1967
Surfside Section Three	Block 308 Lots 1 – 27 inclusive	Plat Book 5, page 13 December 21, 1966	Book 23, page 21-22 February 27, 1967
Surfside Section	Block 309	Plat Book 5, page 13	Book 23, page 21-22

Page 138

Three	Lots 1 – 61 inclusive	December 21, 1966	February 27, 1967
Surfside Section 23-24	Block 310	Plat Book 5, page 17 – 18	Book 23, page 17-18;
Three	Lots 1 – 76 inclusive	February 20, 1967	February 27, 1967
Surfside Section 23-24	Block 311	Plat Book 5, page 17 - 18	Book 23, page 17-18;
Three 1967	Lots 1 – 87 inclusive	February 20, 1967	February 27,
Surfside Section Three	Block 312 Lots 1 – 18 inclusive	Plat Book 5, page 18 February 20, 1967	Book 23, page 23-24 February 27, 1967
Surfside Section Three	Block 313 Lots 1 – 24 inclusive	Plat Book 5, page 18 February 20, 1967	Book 23, page 23-24 February 27, 1967
Surfside Section Three	Block 314 Lots 1 – 24 inclusive	Plat Book 5, page 18 February 20, 1967	Book 23, page 23-24 February 27, 1967
Surfside Section Three	Block 315 Lots 8 – 40 inclusive	Plat Book 5, page 18 February 20, 1967	Book 23, page 23-24 February 27, 1967
Surfside Section 23-24	Block 316	Plat Book 5, pages 18 & 20	Book 23, page 17-18;
Three 1967	Lots 1 – 46 inclusive	February 20, 1967	February 27,
Surfside Section Three	Block 317 Lots 1 – 38 inclusive	Plat Book 5, page 20 February 20, 1967	Book 23, page 19-20 February 27, 1967
Surfside Section Three	Block 318 Lots 2 – 42 inclusive	Plat Book 4, page 95 June 30, 1966 Plat Book 5, page 13 December 21, 1966 Plat Book 5, page 18-19 February 20, 1967	Book 21, page 41-42 October 13, 1965 Book 23, page 21-22 February 17, 1967 Book 23, page 23-24 February 27, 1967

AND WHEREAS, in accordance with the provisions of the Declarations of Restrictive Covenants enumerated above, those Declarations can be changed or modified in whole or in part by the recordation of an instrument signed by the owners of a majority of the lots in the Subdivision; and

WHEREAS, on _____, the Board of Directors of Cape Colony Association, Inc. proposed to amend said Declaration in manner and form as follows; and

WHEREAS, the Declarant and the owners of record of a majority of lots in the Subdivision, as evidenced by their signatures hereto, now deem it desirable to amend said Declarations and to rewrite the same as proposed and hereinafter set forth.

NOW, THEREFORE, Declarant, with the approval and consent of the owners of record of a majority of lots in the Subdivision as evidenced by their signatures hereto, hereby declares that this *AMENDED DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS* supersedes the Declarations enumerated above and that all of the properties described above shall be held, sold, and conveyed subject to the following revised easements, restrictions, covenants, and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with, said properties and be binding on all parties owning all or part thereof, their heirs, successors and assigns, and which shall inure to the benefit of each owner thereof.

ARTICLE I
DEFINITIONS

Section 1. “Association” shall mean and refer to CAPE COLONY ASSOCIATION, INC., its successors and assigns.

Section 2. “Board” shall mean Board of Directors of the Association.

Section 3. “Calendar Year” for annual assessments shall mean and refer to January 1st through December 31st of any calendar year.

Section 4. “Common Area” shall mean all real property (including the improvements thereto) owned by the Association for the common use and enjoyment of the owners. The Common Area owned by the Association as of the effective date of this *Amended Declaration of Covenants, Conditions, and Restrictions* is described and shown on the Plats as follows:

	Block 107	Boat Basin
	Block 108	Clubhouse Area including parking lot
fishing	Block 108	Park and Swimming Area (including playground, bathhouses, pier)
	Block 110	Boat Ramp

All platted roads with the exception of those designated as NC State roads.

Section 5. “Declarant” shall mean and refer to CAPE COLONY ASSOCIATION, INC., its successors and assigns.

Section 6. "Easements" will be as required by the County/State ordinance(s) for the construction and perpetual maintenance of conduits, poles, wires, and fixtures for electricity, telephone service, water mains, sanitary and storm sewers, road drains, and other public and quasi-public utilities and to trim any trees which at any time may interfere or threaten to interfere with the maintenance of such lines, with right of ingress and egress from and across said premises to duly-authorized maintenance personnel. This easement shall also extend along any owner's side and rear property lines where fractional lots are owned. It shall not be considered a violation of the terms of this easement if wires or cables carried by pole lines pass over some portion of lots not within the easement, provided that such lines do not hinder the construction and maintenance of buildings situated on such lots.

Section 7. "Effective Date" of this Declaration shall mean the date on which this Declaration is recorded with the Chowan County Registrar of Deeds.

Section 8. "Lot" shall mean and refer to any plot of land shown upon any recorded Subdivision map of the Properties.

Section 9. "Mobile Home" shall mean any structure which consists of a single unit completely assembled at the factory and is designed so that the total structure (not including double wides or triple wides) can be transported on its own chassis; and is over 32 feet in length and 8 feet in width; and is designed to be used as a dwelling and provides complete, independent living facilities inclusive of permanent provisions for living, sleeping, eating, cooking, and sanitation. Such units shall be considered a mobile home; regardless of the shape of the unit; whether or not the wheels have been removed, set on jacks, skirting, masonry blocks or other temporary or permanent facilities.

Section 10. "Owner" or "Lot Owner" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any Lot which is part of the Properties, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.

Section 11. "Properties" shall mean and refer to that certain real property located in Cape Colony Subdivision hereinbefore described and such additions thereto as may hereafter be brought within the jurisdiction of the Association.

Section 12. "Residential Building" shall mean a permanent dwelling unit erected or placed on any Lot and constructed of material of good grade, quality and appearance to include natural wood, stone, brick, concrete block, aluminum and/or vinyl siding. The term "Residential Building" shall include a manufactured or modular home consisting of two or more sections transported to the building site for final assembly on a permanent foundation, and which, when installed, shall have substantially the appearance of an on-site, conventionally built, single-family dwelling. A "mobile home" as defined herein may not be converted to a residential building by joining it to another mobile home or by an alteration or addition of any kind.

ARTICLE II

PROPERTY RIGHTS

Section 1. Owner's Easement of Enjoyment. Every owner shall have a right and easement of enjoyment in and to the Common Area, which shall be appurtenant to and shall pass with the title to every Lot, subject to the following provisions:

- (a) the right of the Association to charge reasonable admission and other fees for the use of any recreational facility situated upon Common Area by guests of members or non-members, to include his tenants or contract purchasers who reside on the property, i.e., Associate Membership;
- (b) the right of the Association to suspend the voting rights and rights to use of the Common Areas and facilities by an owner for any period during which any assessment against his Lot (s) remains unpaid;
- (c) the right of the Association to suspend the right to use Common Area and facilities for a period not to exceed sixty (60) days for any infraction of its published rules and regulations;
- (d) the right of the Association to dedicate or transfer all or any part of the Common Area to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument agreeing to such dedication or transfer signed by a majority of the members has been recorded;

Section 2. Delegation of Use. Any owner may delegate, in accordance with the Bylaws, his right of enjoyment to the Common Area and facilities to the members of his family who reside on the property but said right of enjoyment shall be subject to the provisions hereinabove stated.

ARTICLE III MEMBERSHIP AND VOTING RIGHTS

Every owner of a Lot who is subject to assessment shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of any Lot that is subject to assessment. An Owner shall be entitled to one (1) vote per Lot and Owners of multiple or fractional Lots shall have a number of votes equal to the number of Lots owned; PROVIDED, HOWEVER, the Owner of any Parcel granted reduced assessments in accordance with Article IV, Section 3(a) shall have only one (1) vote for the total Lots which make up the Parcel.

ARTICLE IV COVENANT FOR MAINTENANCE ASSESSMENTS

Section 1. Creation of the Lien and Personal Obligation of Assessments. The Declarant, for each Lot owned within the Properties, hereby covenants, and each Owner of any Lot by acceptance of a deed therefor, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association: (1) annual assessments or charges, and (2) special assessments for affirmative enforcement of aesthetic deficiencies, such assessments to be established and collected as hereinafter provided. The annual

and special assessments, together with interest, costs, and reasonable attorney's fees, shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with interest, costs, and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of such property at the time the assessment fell due. The personal obligation for delinquent assessments shall not pass to his successors in title unless expressly assumed by them.

Section 2. Purpose of Assessment. The Assessments levied by the Association shall be used exclusively for the improvement and maintenance of the Common Area and to promote the health, safety, aesthetic integrity, recreation and welfare of the Owners. The assessments shall also be used for administration costs of the Association, attorney fees and for the purchase of property and casualty insurance on the Common Area and for the purchase of such other insurance as may be necessary for the purpose of protecting the Association, its employees, directors, and officers.

Section 3. Maximum Annual Assessment. Subject to the following, until January 1 of the year immediately following the effective date of this *Amended Declaration of Covenants, Conditions, and Restrictions* the maximum annual assessment billed shall be in the amount of \$20.00 per lot.

- (a) From and after January 1 of the year immediately following the effective date of this *Amended Declaration*, the maximum annual assessment may be increased each year by not more than five percent (5%) above the maximum assessment for the previous year (rounded to the nearest whole dollar) without a vote of the membership.
- (b) From and after January 1 of the year immediately following the effective date of this *Amended Declaration*, the maximum annual assessment may be increased above five percent (5%) by a vote of the majority of the members who are voting in person or by absentee ballot, at a meeting duly called for this purpose.
- (c) The Board of Directors may fix the annual assessment at an amount not in excess of the maximum.
- (d) A church owning a Lot or Lots used for a house of worship and contiguous parking lots may be exempted by the Association from the requirement to pay assessments.

Section 4. Assessment for specific repair and replacement including new construction within the Common Area. The Board of Directors may, as necessary, levy a specific additional assessment in order to provide for repair and replacement including new construction within the Common Area. Assessment for the aforementioned will be billed at the same time as the annual assessment (refer to Section 7 of this Article).

Section 5. Special Assessment for Affirmative Enforcement of Aesthetic Deficiency. In addition to the annual assessments authorized above, the Association may levy, in any assessment year, a special assessment against an individual Lot or Lots for the purpose of defraying, in whole or in part, the cost of aesthetic deficiencies pursuant to Section 2 of Article VI hereof.

Section 6. Notice of Quorum for Any Action Authorized under Sections 3, 4, and 5. Written notice of any meeting called for the purpose of taking any action authorized under Sections 3, 4, or 5 shall be sent to all members not less than ten (10) days nor more than fifty (50) days in advance of the meeting. A quorum

conforming to The Corporation Laws of North Carolina, Section 55A-33 is required to take any action authorized under Sections 3, 4, and 5 of this article.

Section 7. Annual Assessment Due Dates. The Board of Directors shall fix the amounts of the annual assessment, for the period January 1st through December 31st, against each Lot at least thirty (30) days in advance of each annual assessment period. Written notice of the annual assessment shall be sent to every Owner subject thereto. The annual assessments will be due and payable on January 1st of each calendar year. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an Officer of the Association setting forth whether the assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of assessments on a Lot is binding upon the Association as of the date of its issuance.

Section 8. Effect of Nonpayment of Assessment: Remedies of the Association. Any assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the rate of 6 percent (6%) per annum and such delinquent assessment together with said interest, costs of collection, court costs, and reasonable attorneys' fees shall constitute a lien against the Lot upon which such assessment is levied. The Association may record notice of same in the Office of the Clerk of Superior Court of Chowan County or file a suit to collect such delinquent assessments and charges. The Association may file Notice of Lis Pendens, which brings an action at law against the Owner personally obligated to pay the same or foreclose the lien against the property. No owner may waive or otherwise escape liability for the assessments provided for herein by non-use of Common Area or abandonment of his Lot.

Section 9. Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any valid recorded mortgage. Sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot pursuant to mortgage foreclosure or proceeding in lieu thereof, shall extinguish the lien of such assessments as to payments that became due prior to such sale or transfer. No sale or transfer shall relieve such Lot from liability for any assessments thereafter becoming due or from the lien thereof.

ARTICLE V

ASSOCIATION MANAGEMENT

The management of the Association shall be conducted by a Board of Directors, acting for the Association, in accordance with Bylaws of the Association and its Articles of Incorporation. Members of the Board of Directors shall be elected and amendments to the Bylaws shall be determined by majority vote of members, whose assessments are paid to date, voting in person, by absentee ballot, or by proxy. In the event that Bylaws of the Association or its Articles of Incorporation conflict with provisions of this *Amended Declaration*, this *Amended Declaration* shall govern.

The Common Area(s), as described in Article II, Section 4 herein, are to be managed/operated as follows:

Boat Basin – Due to the limited number of slips, the boat basin will be operated as a self-supporting Common Area. It will be maintained with funds that are generated by boat slip rental(s) and any other funds assessed persons that are renting slip(s). No Common Area funds will be used to maintain the boat basin. The boat basin will be managed/operated utilizing one of the following options:

- A Committee composed of members in good standing, who are renting slips, will be appointed by the Board and will be responsible for renting slips, collecting fees, maintenance and repair, and other problems as they occur. Said Committee will establish/publish rules and guidelines for operation of the boat basin. All financial functions will be coordinated with the Board and the Association's bank account will be used for all receipts/expenditures.
- The boat basin may be leased, for a nominal fee, to a member/members in good standing who is/are renting slip(s). The leasee(s) will be responsible for renting slips, collecting fees, maintenance and repair, and other problems that may exist. The leasee(s) will establish/publish rules and guidelines for operation of the boat basin. The leasee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.
- A maintenance/upkeep contract may be entered into between the Board and a member/members in good standing who is/are renting slip(s). The contractee(s) will be responsible for renting slips, collecting fees, maintenance and repair, and other problems that may exist. The contractee(s) will establish/publish rules and guidelines for operation of the boat basin. The contractee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.

Boat Ramp -- The boat ramp will normally be operated as a Common Area supported by Common Area monies. At the Board's discretion, the boat ramp may be operated as a self-supporting Common Area. If so deemed, it will be maintained by funds generated by assessing a user fee to be paid by those members in good standing who wish to use the boat ramp. No Common Area funds would then be used to maintain the boat ramp. The boat ramp would be managed/operated utilizing one of the following options:

- A Committee composed of members in good standing will be appointed by the Board and will be responsible for collecting fees, maintenance and repair, and other problems as they occur. Said Committee will establish/publish rules and guidelines for operation of the boat ramp. All financial functions will be coordinated with the Board and the Association's bank account will be used for all receipts/expenditures.
- The boat ramp may be leased, for a nominal fee, to a member/members in good standing. The leasee(s) will be responsible for collecting fees, maintenance and repair, and other problems that may exist. The leasee(s) will establish/publish rules and guidelines for operation of the boat ramp. The leasee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.
- A maintenance/upkeep contract may be entered into between the Board and a member/members in good standing. The contractee(s) will be responsible for collecting fees, maintenance and repair, and other problems that may exist. The contractee(s) will establish/publish rules and guidelines for operation of the boat ramp. The contractee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.

Park -- The park will normally be operated as a Common Area supported by Common Area monies. At the Board's discretion, the park may be operated as a self-supporting Common Area. If so deemed, it will be maintained by funds generated by assessing a user fee to be paid by those members in good standing who wish to use the park. No Common Area funds would then be used to maintain the park. The park would be managed/operated utilizing one of the following options:

- A Committee composed of members in good standing will be appointed by the Board and will be responsible for collecting fees, maintenance and repair, and other problems as they occur. Said Committee will establish/publish rules and guidelines for operation of the park. All financial functions

Page 145

will be coordinated with the Board and the Association's bank account will be used for all receipts/expenditures.

- The park may be leased, for a nominal fee, to a member/members in good standing. The leasee(s) will be responsible for collecting fees, maintenance and repair, and other problems that may exist. The leasee(s) will establish/publish rules and guidelines for operation of the park. The leasee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.
- A maintenance/upkeep contract may be entered into between the Board and a member/members in good standing. The contractee(s) will be responsible for renting slips, collecting fees, maintenance and repair, and other problems that may exist. The contractee(s) will establish/publish rules and guidelines for operation of the park. The contractee(s) will establish a separate bank account and provide reports of financial status to the Board every ninety (90) days.

Clubhouse Area – The Clubhouse will be operated as a Common Area supported by Common Area monies.

ARTICLE VI

ARCHITECTURAL AND AESTHETIC CONTROL

Section 1. Residential Lots. All Lots as platted by United Properties, commonly referred to as Cape Colony, are classified as Residential Lots and those lots which serve exclusively as Common Area. All residential lots shall be subject to the following restrictions:

- (a) All residential buildings erected or maintained on any lot within this Subdivision must meet the requirements specified in *Addendum I*.
- (b) *Zoning Ordinance of County of Chowan, North Carolina, Article VIII, Table of Area, Yard, and Height Requirements* shall govern setbacks for all structures erected or maintained on any Lot within this Subdivision.
- (c) The placement or maintenance of Mobile Homes, regardless of size and facilities shall be prohibited on any Lot other than those designated as "trailer" Lots on the plat of record (reference *Addendum II*).
- (d) No structure, other than the primary residential dwelling, including trailers, shacks, campers, tents, or other out-buildings shall be occupied as a residence on any Residential Lot either temporarily or permanently. However, the Board of Directors of the Association or the Architectural Control Committee appointed by the Board, may grant permission for a temporary structure for storage use during construction and for a prescribed period of time to be determined by said Board or Committee, and provided further this restriction shall not preclude the parking of a camper, van, or like vehicle upon a Residential Lot so long as said vehicle is not used as a residence either temporarily or permanently.

- (e) No permanent building or structure shall be commenced, erected, or maintained upon any Residential Lot until the plans, specifications, and plot plan have been submitted to and approved in writing by the Board of Directors of the Association or the Architectural Control Committee appointed by the Board. In the event said Board, or its designated Committee, fails to approve or disapprove such design and location within thirty (30) days after said plans and specifications have been submitted to it, approval will not be required and this Article will be deemed to have been fully complied with.
- (f) No business, commercial or professional enterprise or activity, other than those specified by the *Zoning Ordinance of County of Chowan, North Carolina, Article 7, Section 7.01 Table of Permitted Uses* and *Section 7.02 Notes to the Table of Permitted Uses* shall be conducted upon any Lot.
- (g) Rental of Property (Lot/Residential Dwelling) which has not been utilized as rental property prior to the approval/adoption of these amended declarations of restrictive covenants and conditions will not be allowed.

Section 2. Aesthetic Control, All Lots.

- (a) In the event that the condition or appearance of any building, mobile home, recreation vehicle, trailer, boat or any other piece of real or personal property located on any Lot is such that, in the judgment of the Board of Directors of the Association adversely affects the property values, health or safety of persons in the Subdivision, the owner shall, upon written request by said Board of Directors, remove or repair the property within sixty (60) days of written notice.
- (b) Any building, mobile home, recreation facility, or other real or personal property which may be destroyed in whole or in part by fire, windstorm, or other cause must be rebuilt or all debris removed and the Lot restored to a sightly condition within no longer than three (3) months unless the written permission of the Board of Directors is obtained.
- (c) No nuisance or offensive, noisy or illegal activity shall be done, suffered, or permitted upon any Lot or the Common Area and no part of any Lot or Common Area shall be used or occupied to affect injuriously the use or value of other Lots or of the Subdivision. No outdoor toilet facilities or privies shall be permitted. Outside trash and garbage shall be maintained in sturdy containers, as inconspicuously as practical, and they shall be emptied regularly. No signs or advertising posters shall be permitted on any Lot, except signs identifying the residents or name of the property, "For Sale" signs, or "Yard Sale" signs which will be removed as soon as the sale has ended. No animals, livestock or poultry of any kind, other than customary household pets, shall be kept or maintained on any Lot. No junk, wreck(s), or inoperative automobile, truck, trailer, or boat shall be permitted to remain on the property, nor shall other unsightly materials be stored thereon.
- (d) Should the Board of Directors deem affirmative enforcement of the provisions of paragraphs (a), (b), or (c) above necessary, it shall appoint an Aesthetics Committee of not less than three

(3) nor more than five (5) owners. Upon recommendation of the Aesthetics Committee that affirmative enforcement is necessary and upon concurrence by the Board of Directors, the Board of Directors shall notify the owner in writing of the aesthetic deficiency and the necessary corrective action. The owner shall correct the deficiency within sixty (60) days of receipt of the written notice. Upon failure of such owner to correct the deficiency within the sixty (60) day period, the Board of Directors or its authorized representative shall have the authority to enter onto the Lot in question and to correct the deficiency and thereafter to levy the cost of such corrective action as a special assessment against said Lot pursuant to Article IV, Section 5 hereof.

ARTICLE VII ANIMAL CONTROL

Section 1. Household Pets. Except for the maintenance of household pets such as dogs and cats, no animals, birds, fowl, livestock, poultry, or reptiles of any kind shall be kept on any Lot within the Subdivision. Household pets, such as dogs and cats, that are permitted to be maintained by a property owner, shall not be kept or maintained for commercial purposes, such as boarding or for breeding. Any owner of a pet who keeps or maintains a pet shall be deemed to have agreed to indemnify and to hold the Cape Colony Association, Inc. and each property owner free and harmless from any loss, claim, or liability of any kind or character whatever arising by reason of keeping or maintaining such pet within the Subdivision.

Section 2. Owner. An owner is any person owning, keeping, having charge of, sheltering, feeding, or taking care of any household pets. The owner is responsible for the care, actions, and behavior of his/her household pet. Household pets outside of the owner's premises shall be on a leash and under the control of the owner or a responsible, designated member of the owner's family.

Section 3. Animals That Are a Public Nuisance:

- (a) No person owning a household pet shall permit his/her pet to create a public nuisance; that is, to permit the animal to:
 - (1) repeatedly run at large chasing, snapping at, or attacking pedestrians, bicyclists, or vehicles;
 - (2) repeatedly damage the property of others;
 - (3) run at large during aroused stages of copulation;
 - (4) habitually or repeatedly make noises, sounds, barks, or other sounds (with provocation) that tend to annoy, disturb, or frighten the residents within the Subdivision.
- (b) It shall be a violation of these covenants for any owner to permit his/her animal to run at large when such an animal has been declared a public nuisance.
 - (1) The owner shall keep such animal on his/her property at all times by means of a leash, cord, chain, or in a pen.
 - (2) The owner shall not permit such animal to leave the premises on which the animal is kept unless it is on a leash and in the care of a responsible, designated member of the owner's family.

Section 4. Animals That Are Vicious

- (a) A vicious animal is any animal that has:
 - (1) made an unprovoked attack on any human whether it is by biting or otherwise;
 - (2) in any manner, caused abrasions or cuts to the skin of a human;
 - (3) habitually or repeatedly attacked humans or other animals.
- (b) An animal that has been declared a vicious animal shall not be kept within the Subdivision.

Section 5. Dangerous Dogs. A dangerous dog is a dog that:

- (a) Without provocation, has killed or inflicted serious injury upon a person.
- (b) Has engaged in one or more of the following behaviors:
 - (1) inflicted a bite upon a person that resulted in broken bones, disfiguring lacerations or required cosmetic surgery or hospitalization;
 - (2) killed or inflicted serious injury upon a domestic animal when not on the owner's property;
 - (3) approached a person, when not on the owner's property, in a vicious or terrorizing manner in an apparent attitude of attack.
- (c) No dangerous dogs shall be maintained within the Subdivision.

Section 6. Violation of these Amended Declarations. The owner of a household pet who intentionally, knowingly, or willfully violates these *Amended Declarations* shall be liable for any injury to an individual and/or damage to another's property caused by his/her pet. The owner shall compensate any person hurt or bitten by any pet, and shall hold the Cape Colony Association, Inc. harmless from any claim resulting from any action of his/her pet.

Section 7. Pets Outside Premises. Any household pets outside the owner's premises shall be on a leash and under the control of a designated, responsible member of the owner's family.

Section 8. Other Provisions. The provisions of the Chowan County Animal Control Ordinance shall be enforced within the Subdivision.

ARTICLE VIII

NOISE CONTROL

It shall be unlawful to create or assist in creating any unreasonably loud, disturbing, and unnecessary noise within the subdivision. Noise of such character, intensity, and duration as to be detrimental to the public health, welfare, and peace is hereby prohibited.

The following acts, among others, are hereby declared to be loud, disturbing, and unnecessary noises in violation of this Article, but such enumeration shall not be deemed to be exclusive:

1. The sounding of any horn or signal device on any automobile, motorcycle, bus, or other vehicle, except as a danger signal, so as to create any unreasonably loud or harsh sound, or the sounding of such device for an unnecessary and unreasonable period of time, or the use of any gong or siren upon any vehicle, other than police fire, or other emergency vehicle;
2. The playing of any radio, phonograph, television, loudspeaker, amplifier or musical instrument in such manner or with such volume as to annoy or disturb the quiet, comfort, and repose of any person in any dwelling or other type of residence;
3. The keeping of any animal or bird which, by causing frequent or long continuous noise, shall disturb the comfort and repose of any person in the vicinity;
4. The use of any automobile, motorcycle, bicycle, skateboard, or other vehicle so out of repair, so loaded, or in such manner as to create loud or unnecessary grating, grinding, rattling, or other noise;
5. The sounding of any bell, gong, or any type horn or siren, attached to any building or premises which disturbs the quiet or repose of persons in the vicinity thereof;
6. The use of any mechanical device operated by compressed air unless the noise created thereby is effectively muffled and reduced;
7. The shouting and crying of peddlers, barkers, hawkers, and vendors which disturb the quiet and peace of the neighborhood;
8. The use of any drum, loudspeaker, or other instrument or device for the purpose of attracting attention by creation of noise to any performance, show, sale, or display of merchandise;
9. The use of any mechanical loudspeaker or amplifiers on trucks or other moving vehicles for advertising purposes or other purposes except where specific license has been obtained; or
10. Shouting, fighting, or creating noise through loud or boisterous speech or singing so as to be audible off the premises upon which such activities and noise occur if so loud as to disturb the peace and tranquility of persons occupying any residences in the vicinity.

This Article shall not apply during any period directly after the announcement of any potential, impending disaster.

If any person shall violate the provisions of this Article, he/she may be subject to legal action.

The provisions of the Chowan County Noise Ordinance shall be enforced within the subdivision.

ARTICLE IX

GENERAL PROVISIONS

Section 1. Enforcement. The Association, or any Owner, shall have the right to enforce, by a proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens, and charges now or hereafter imposed by the provisions of this Declaration. Failure by the Association or by any Owner to enforce

any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.


Section 2. Severability. Invalidation of any one provision of these covenants or restrictions by judgment or court order shall in no way affect any other provisions, which shall remain in full force and effect.

Section 3. Duration and Amendment. The covenants and restrictions contained in the *Amended Declaration* shall run with and bind the land for a term of one (1) year from the date this *Amended Declaration* is recorded after which time, they shall automatically be extended for successive periods of one (1) year. This *Amended Declaration* may itself be amended in full or in part at any time by an instrument signed by the owners of record of the majority of Lots in the Subdivision.

IN WITNESS WHEREOF, Cape Colony Association, Inc. has caused this instrument to be executed in its corporate name by its President, attested to by its Secretary/Treasurer, and its corporate seal to be hereto affixed, all by order of its Board of Directors first duly given, this the day and year first above written.

CAPE COLONY ASSOCIATION, INC.

By:


President

(CORPORATE SEAL)

ATTEST



Laura Wilkins, Secretary/Treasurer
Cape Colony Association, Inc.

NORTH CAROLINA
CHOWAN COUNTY

I, Juliette L. Sharpe, Notary Public for said County and State, certify that Laura Wilkins personally appeared before me this day and acknowledged that she is Secretary/Treasurer of Cape Colony Association, Inc., a corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its President, sealed with its corporate seal, and attested by herself as its Secretary/Treasurer.

Witness my hand and official seal, this the 17th day of November, 2014.



(Official Seal)

Juliette L. Sharpe

My commission expires *June 25, 2019*

ADDENDUM I



MIMUM LIVING AREA STANDARDS

Minimum Living Area Standards

No dwelling shall be erected or placed on the following lots unless it conforms with the following minimum floor living area, excluding garage, carport, patio, or terrace.

<u>Section</u>	<u>Block</u>	<u>Lots</u>	<u>Minimum Square Footage</u>
Section One, Part One		1 through 7 or 8 inclusive	1,000 square feet
		8 or 9 through 19 inclusive	960 square feet
		35 through 42 inclusive	1,000 square feet
		43 through 52 inclusive	960 square feet
		20 through 34 inclusive	864 square feet
		53 through 66 inclusive	864 square feet
Surfside One	100	1 through 17 inclusive	560 square feet
	101	1 through 41 inclusive	560 square feet
	102	1 through 19 inclusive	560 square feet
	103	1 through 18 inclusive	560 square feet
	104	1 through 32 inclusive	560 square feet
	105	1 through 40 inclusive	560 square feet
	106	1 through 38 inclusive	560 square feet
	107	1 through 14 inclusive	560 square feet
	108	1 through 8 inclusive	560 square feet
	108	13 through 23 inclusive	560 square feet
	109	1 through 23 inclusive	560 square feet
	110	1 through 12 inclusive	560 square feet
Surfside Two	220	1 through 29 inclusive	560 square feet
	221	1 through 17 inclusive	560 square feet
	222	1 through 23 inclusive	560 square feet
	223	1 through 37 inclusive	560 square feet
	224	1 through 11 inclusive	1,050 square feet
	224	12 through 21 inclusive	560 square feet

Surfside Three	301	1 through 10 inclusive	560 square feet
	302	1 through 20 inclusive	560 square feet
	303	1 through 20 inclusive	560 square feet
	304	1 through 37 inclusive	560 square feet
	305	1 through 49 inclusive	560 square feet
	306	1 through 66 inclusive	560 square feet
	307	1 through 24 inclusive	560 square feet
	308	1 through 27 inclusive	560 square feet
	309	1 through 61 inclusive	560 square feet
	310	1 through 76 inclusive	560 square feet
	311	1 through 87 inclusive	560 square feet
	312	1 through 18 inclusive	560 square feet
	313	1 through 24 inclusive	560 square feet
	314	1 through 22 inclusive	560 square feet
	315	7 through 40 inclusive	560 square feet
	316	1 through 46 inclusive	560 square feet
	317	1 through 38 inclusive	560 square feet
	318	3 through 48 inclusive	1,050 square
feet			

ADDENDUM II

MOBILE HOMES (“TRAILER” LOTS)

Mobile Homes (“Trailer” Lots)

The owners of the following Lots shall be allowed to place a mobile home designed for single-family occupancy on said Lots. There shall be no more than one mobile home placed and occupied on said Lots as listed below.

<u>Section</u>	<u>Block</u>	<u>Lots</u>
Surfside One	109	All lots, 1 through 24 inclusive
	110	All lots, 1 through 12 inclusive
Surfside Three	301	All lots, 1 through 10 inclusive
	302	All lots, 1 through 20 inclusive
	303	All lots, 1 through 20 inclusive
	304	All lots, 1 through 37 inclusive
	305	All lots, 1 through 49 inclusive
	306	Lots 1 through 10 inclusive
	307	All lots, 1 through 24 inclusive
	308	All lots, 1 through 27 inclusive
	309	All lots, 1 through 61 inclusive
	310	Lots 1 through 37 inclusive
	312	Lots 5 through 15 inclusive
	313	Lots 8 through 15 inclusive

316

Lots 1 through 41 inclusive

All lots, 1 through 38 inclusive

Parcel Number

781307571599	781310465841	781307570936	781318427480	781314432036	781311553489
781307571566	781311662673	781314446033	781311655690	781315532040	781311553445
781314426818	781310455643	781314446018	781311655666	781315532024	781311552578
781311665573	781310455545	781314445182	781311655629	781311667110	781315534808
781311665488	782313137257	781315546063	781314423869	781311667025	781315533822
781310457826	782313129504	781315546021	781300362735	781314441956	781315533808
782318225317	782317127340	781319520150	781311563493	781314441876	781314435241
782300341388	781314441128	781307588303	781311556092	781319522475	781314435196
782300341105	781315543897	781310453821	781311555190	781311568760	781314442322
781310459302	781314434078	781314430710	781311555038	781311568733	781314349428
781310459239	781314442041	781314430637	781314337712	781311577198	781314348592
781310458365	781314433828	781314339775	781314336786	781311554960	781314348549
781315520818	781314432992	781314338884	781311561166	781311554923	781311557213
781314439150	781314432976	781314338859	781311551009	781310463210	781311564104
781314439108	781314338545	781314338519	781311670436	781311559740	781311563168
781314438104	782314431552	781314337683	781314448711	781311559687	781311566225
781314438048	781311559966	781314337648	781314447795	781300919800	781311565288
781314429876	781311559929	781307587842	781311559036	781311557250	781311579481
781314446857	781319521060	781307586773	781310456336	781311557197	781311579357
781314445878	781319514697	781314435022	781314442753	781311654782	781311551054
781314426593	781314436618	781315533353	782313044118	781310366394	781311655963
781314341336	781314435792	781315533329	782300043379	781310366236	781311655909
781310451384	781314432609	781315533297	781311659738	781314435767	781311673224
781311566721	781314431774	781315532494	781311655494	781315535707	781311673208
781311566658	781314431747	781315539641	781311659818	781307582297	781314436634
782314238798	781315537931	781311672500	781311657863	781307582129	781315547193
781314429673	781311659550	781307671661	781311657858	781311568082	781315547059
781311575309	781311574082	781307671586	781314448664	782313232734	781315547007
781300352302	781311574045	781314425710	781314448611	781310468707	781314444172
781311572003	781307576716	781311650940	781310464334	781310467773	781314434938
781314343583	781310460443	781311650903	781310463299	781310467730	781314349454
781311657763	781311659639	781311650887	781311552544	781310467606	781314342644
782314330051	781311657668	782317223327	781311552510	781310368520	782314323938
782314320844	781311657663	781311563944	781311551450	781310367462	781310464849
781315530344	781311660842	781311651068	781311551414	781315546846	781310463872
781315530288	781311660815	781314443610	781311667485	781315543225	781314338922
781311672206	781314438081	781314443556	781311667554	781315543059	781319523226
781307579663	781315630798	781311665122	781311563013	781315543007	781319522373
781300494498	781315532244	781311664243	781311562076	781315542272	781319522358
781300443779	781311562791	781311664189	781319511996	781315542230	781307578864
782313139874	781311562754	781307584412	781314440631	781311662636	781307578728
782313138824	781310476133	781311557856	781314440605	782300141136	781311661294
781307589072	781310475075	781311557819	781319521023	781311657478	781315640857
781307589057	781314346496	781310453704	781314433449	781311569147	781315640971
782300149546	781311552321	781310452790	781310456874	781307573929	781310464491
782300149453	781311552245	781311569463	782300142356	781311671055	781310450768
781311661762	781311551385	781311569426	782300049576	781311661957	781314444412
781311661725	781311550210	781311568499	781319520411	781307573893	781314444347
781311660789	781311550174	781314428753	781315522640	781307573769	781311666922
781311657178	781310459265	781314427659	781315522516	781311554513	781315536516
782300245114	781314424822	781314425672	781314432100	781311553602	781314436383

781310469618	781314345910	781310469933	781310469776	782313034667	781311559251
781310468674	782300452924	781310466989	781310469742	781311662412	781307670854
781310464771	781311659350	781314345524	781318429179	781311661456	782314338478
781314445648	781310462410	781314344563	782300248419	781311660591	781311560843
781314444848	781314436348	781319513825	781319523104	781311660564	781318428296
781311577164	781310468865	781314422997	781319522168	781310466807	781307579997
781311577130	781310468831	781315544143	781314428605	781310450752	781314428640
781310478158	781311667030	781315543191	781314347886	781310450646	781314428586
781311662395	781311657944	782317224318	781314347826	781310453867	781311665632
781311662359	781311566432	781311652771	781314346884	781311663573	781311563510
781314448218	781311566379	781311652734	781314336759	781314445251	781311563447
781314339417	781300916844	781311655060	781311567289	781314445216	781311562573
781314338571	781311666264	781319512879	781310455731	781314445166	781311562536
781315520985	781311666179	781306477675	781314348827	781314345853	781315538917
781315520952	781315645462	781300358673	781311567353	781310461111	781315537974
781314437226	781315644381	781318427417	781311567316	781310460220	781315541327
781314424758	782313134842	781311664062	781310453991	781310460026	782314336403
781311666403	781314426508	781311664025	781314437398	781311579323	781311579087
781311666318	781311657573	781311663088	781311555844	781315544484	781311579053
781311556340	781311657568	781311556765	781311565965	781307586290	781319524467
781311556303	781315540362	781310456822	781311565928	781311564141	781315524553
781311556286	781314449385	781310455777	781311560719	781311564088	781315524547
781311553350	781314449026	782317125269	781311655005	781314436063	781314440801
781311553328	781314448191	781314427868	781311654078	781314436028	781311652300
781315538573	781314448167	781315641101	781314438680	781311555807	781315539897
781315524632	781310460712	781315641068	781314438654	781314443496	781311666853
781315524617	781311654745	781315640122	781314438639	781314434731	781311568969
781314344206	781311654565	781311674010	781310468641	781314434705	781314435215
781310466504	781311654538	781311664925	781307577772	781311560245	781314434289
781310465570	781311653691	781310465380	781314447759	781311560218	781314447401
782313138010	781311653654	781310465246	781314436998	781319522231	781314447326
782313128766	781311653618	781310464114	781311557648	781319521294	782313137525
781311565062	781310465021	781315532545	782314335557	781319521258	781315640410
781311556935	781310454966	781310368587	781319525211	781314425966	781315540757
781311556908	781310454934	781311653880	781319525207	781300939605	782318322415
781311574376	781310479214	781311652941	781311663610	781315545106	781311651995
781311574330	781314423895	781314434410	781311569932	781310468185	781314426534
781315643076	781307572633	781310466650	781311569905	781310468123	781311666334
781315642093	781311575489	782314331220	781311569879	781310467180	781311666249
781315632925	781311575443	781315537644	781314438258	781310467039	781307581162
781311563201	781315549736	781315536692	781311558794	781310466087	781307580094
781311562130	781311570170	781315536559	781311558749	781311561945	782300149257
781311562103	781311570047	781311666793	781314431174	781314430331	781314425992
781307588539	781311570002	781311665701	781314431148	781310452693	781311652052
781307587562	781307586143	781311665627	781310466377	781311652274	781315532600
782314334204	781307586110	781306478743	781311673079	781311652247	781311565801
781307575772	781314435831	782314325611	781311567813	781315531221	781315536812
781319515912	781314435815	781315641905	781311567759	781310462478	781314430305
781319514752	781314434980	781315544406	781311672368	781310462444	781314339379
781311554693	781314434964	781315542920	781310457621	782300157585	781311666195
781311554547	781311572330	781315541996	781315542898	782300057485	781311553635
781310478472	781315535522	781307572951	781314441388	781311559214	781315531098
781306479599	781315535448	781315534941	781315536898	781311554704	781315642572
781306479532	781315534597	781311662231	781311557893	781311553679	781311657278
781319525026	781314437837	781311662178	781310465917	781307575906	781311657273
781319525010	781310477066	781307579549	781310474276	781315647964	781314429843
781310451808	781310477022	781307579515	782313130622	781315647829	781314442272

781315646884	781307671720	781311655501	781311578265	781315521582	781311650614
781315646850	781307671705	781311652418	781314443572	781311578436	781310452498
781314430277	781307670779	781311651571	781315540192	781311577480	781307574501
781319520113	781315648892	781311651535	781315522976	781307578571	781315535286
781311665557	781315648703	781311563050	781315541187	781311651851	781315535119
782300149163	781311567632	781311553997	781315532560	781311651824	781314429709
781310465705	781311567579	781315547315	781311656104	781311651797	782314235204
781311653194	781311561672	781315546410	781311655448	781311556792	781315643850
781311653157	781310465447	781315546367	781310464603	781311556510	781315642796
782313136854	781315644829	781314442694	781310463579	781315630608	781315644512
781315647258	781315643894	781314442678	781315541461	781314432651	781311567796
781314443151	781315643809	781314441891	781311558304	781314432635	782314331542
781307575648	781311659640	781314441444	781311557367	781310458829	781314342486
781311653211	781315521850	781314441429	781314449690	781310457878	781314341277
781310461858	781315521726	781314440593	781314449583	781315533757	781311563674
781311556728	781315520783	781314440567	781314449495	781315541145	781311563628
781311657473	781311654286	781311670133	781311557430	781307575614	781319525121
781311657378	782314333160	781311662797	781311556494	781307574680	781307587279
781311562717	781314343756	781311662609	781314349829	781307574556	781307587245
781314446553	781315645659	781311661040	781314348878	781314349038	781310465201
781310456374	781315645615	781311566695	781315649967	781315534617	781311552831
781310462001	781315644681	781311558288	781310474118	781315533782	781311551741
781310461059	781315644557	781311553150	781310473141	781311577345	781310468517
781311568552	781310478325	781310461376	781310472083	781311553125	781311554203
781311568516	781310477247	781310461342	781310463714	781311552280	781307573725
781311550916	781307570667	781307589131	781310462646	781307584570	781307572791
781310459966	781311650598	781307589107	781310369229	781315535473	781307571893
781310369655	781311660527	781307583355	781310368261	781311559503	781315523900
781314339957	781311569680	781315538764	781307586605	781315523793	782314321681
781314440332	781311569625	781314439531	781307585548	781315523778	781314446610
781314349490	781311664206	781314439506	781307584143	782314321711	781315538721
781310461589	781311663269	781311578221	781306479868	781311565433	781315537688
781307577998	781300924506	781319520087	781306479800	781311565341	781310450631
781307577942	781311556972	781311570338	781310476468	781311564601	781310450534
781307577808	781311673164	781314339914	781310476401	781311564585	781310450486
782300345521	781311562310	782314332860	781310475333	781311564548	781315548243
781319521321	781311561373	781310463524	781310469479	781307588349	781315548228
781319520384	781311561336	781311655307	781310468388	781307576569	781315548117
781311653356	781311560490	781311651021	781310462916	781311661257	782314332313
781314439986	781311560463	781319523047	781307587404	781319512933	781307574961
781310466035	781311560426	781314431811	781307586347	781314433513	781307574827
781310465093	781314449051	781314430886	781307585279	781314432587	781315545270
781315647645	782314326709	781315543436	781306477518	781315536353	781314426789
781314425646	781311555881	781310457674	781311650107	781314435526	781311571138
781314441172	781310458961	781315538407	782300046764	781314434682	781311571104
781314440284	782314422965	781315537430	781310467459	781314434657	781314347382
781314440268	781307585041	781314423923	781310467415	781311651364	781314347359
781311663332	781311558341	781307576874	781310459545	781311650480	781311565025
781311568263	781311556457	781307576840	781310459419	781311650406	781314424784
781311568226	781314449635	782314435037	781310458668	781311559469	781311576096
781311568056	781311573116	782317128393	781310458616	781311662901	781311558630
781311568019	781311572170	781311668167	781310458524	781311662846	781311557675
781315534993	781311555366	781311668088	781315542456	781307670913	781315544275
781314430663	781311652491	781311659907	781315542404	781307670838	781315542064
781314430599	781311652455	781310458305	782314337085	781310460880	781315542022
781311573465	781311558171	781310457344	781319521447	781307585212	781315541080
781311573431	781311558133	781311578299	781319521414	781310467583	781314437520

782300351621	781307588697	781315646588
781311650651	781318428326	781315646521
781314436585	781315530318	781315531716
781314436403	781314439483	781315530880
781314435478	781314439457	781319525302
781311561129	781314447814	781319524482
781311560282	781311572206	781319524397
781314346545	781311571272	782317126350
781314345574	781310459913	781315543295
781314438703	781311657173	781307671646
781314437851	781311657078	781314339443
781314437787	781311657072	781318427443
781314432062	781311663141	782300486425
782317122214	781311663115	782300099758
781315642984	781311660110	781315548060
782300243438	781311660094	781315539810
781300935169	781311660057	781314445705
781310367171	781311566261	781315520659
781310359925	781311566198	781311573284
782314323845	781319525126	781311573250
782314323793	781311560033	781314440012
781300946260	781319513789	781310466965
781314341545	781314437454	781310466922
781314340486	781311565785	781310479371
781300599082	781311653825	781314346844
781315546732	781311652888	781314345894
781314440983	781311674417	781315534142
781314346047	781311673094	781315531742
781311664786	781311664940	781315531686
781311657768	781311664871	781310461511
781311657373	781311664856	781314433853
781307577636	781311661320	781314433779
782317222346	781311660400	781311576299
781314426854	781311660383	781307585086
781311675220	781311660347	781311550664
781311675161	781314442727	781311550519
781311675092	781314442247	781315645796
781311674358	781315642742	781311564864
781311674299	781315641685	781311564837
781311668316	781311655223	781311563990
781311668246	781311655159	781314345803
781311667624	781311654131	781315530920
781311659450	781311567172	781315530855
781311659250	781311567135	781311572397
781311659150	781314429521	781311572364
781307681121	781315535978	781310468898
781307681063	781315535936	781307572667
781307680317	781318428352	781311551898
781307680290	781311550705	781311550880
781307680249	781310459752	781310456414
781307673636	781310459710	781310455458
781307673577	781311672383	781307571532
781307672904	781315549057	781310469362
781307672844	781315549003	781310469325
781307672785	781315547362	
781307589533	781311571407	
781307589475	781311570473	