PROTECTIVE COVENANTS RUNNING WITH LAND
18 May, 1986
PELICAN FOLKE ADDITION NO. 4

THIS INDENTURE AND DECLARATION OF COVENANTS RUNNING WITH THE LAND, made this let day of July, 1986, by PELICAN POINT CO.
WITHESSETH:

Whereas, it is the desire of said parties, do by these presents make, establish, confirm, and hereby impress upon PELICAN POINT ADDITION NO. 4, DIVISION NO. 1, and Addition to Grant County, Washington, according to the Plat thereof recorded in Volume 13 of Plats, Page 7/10, records of said land; and do hereby bind said parties and all of their future grantees, assignees, and successors to said covenants for the term hereinafter stated as follows:

GENERAL COVENANTS

- The area covered by these General Covenants is the entire area described above.
- No lot shall be used except for single family residential purposes only.
- No noxious or offensive trade or activity shall be carried on upon said property which maybe or become an annoyance or nuisance to the neighborhood.
- 4. Domestic pets shall be limited to 3 per residence. Dogs shall be on leash or confined in a securely fenced area. Offspring of domestic pets in excess of permitted number shall be removed from premises within 60 days after birth. No farm or game animals or poultry of any kind shall be kept on the premises.
- 5. Property shall not be used for the purpose of exploring for, taking therefrom, or producing therefrom, gas, oil, or other hydrocarbon substances.
 - No firearms shall be discharged on or from the property.
- Lot owners shall not allow noxious weeds or the seeds thereof to spread to adjoinging property that has been landscaped.
- Single story or 2 story residences on lots shall not be less than
 1600 square feet of living space, not including the garage. The ground floor FILED OR RECORDED

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- Detached garages or tool storage buildings must be of the same exterior materials and decor as the residence.
- 10. No structure of a temporary character, basement, tent, shack, trailer campter, mobile home, modular home (even if affixed to realty), garage, or any other outbuildings shall ever be used on any lot, tract or parcel contained in Pelican Point Addition #4, Division #1, at any time as a permanent or temporary residence, dwelling, building, or other structure, except under a temporary written permit which may be granted for specific time periods, in the descretion of the Architectural Committee. Further, no such structures of a temporary character, basement, tent, shack, trailer, camper, mobile home, modular home (even if affixed to realty), garage, or other outbuildings shall ever be placed on Pelican Point Addition #4, Division #1; provided, however, that the Architectural Committee may grant permission for such temporary buildings or structures to be so erected for the sole purpose of storing materials during the construction of permanent buildings and other improvements upon any such lot, tract, or parcel. Provided, further, that nothing herein shall prohibit the parking in a driveway of a trailer, camper, or mobile home than currently licensed as a vehicle if such a trailer, camper, or mobile home is not being used for residential purpose.
- 11. Any dwelling or structure erected or placed on any lot in this subdivision shall be completed as to external appearance, including finish painting, within six (6) months from date of start of construction. Sod or seed must be in place within 18 months of occupancy.
- 12. No sign of any kind shall be displayed to the public view on any lot except one sign of not more than two (2) feet or five (5) 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.
- 13. 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, and shall not be placed in the front yard set-back except on pick-up day.

15. No building shall be located on any lot nearer than 25 feet to the front lot line, or nearer than 10 feet to an interior lot line. No dwelling shall be located on any interior lot nearer than 25 feet to the rear lot line. For the purpose of this covenent, eaves, steps, and open porches will not be nearer than five (5) feet to interior lot line, or nearer than ten (10) feet from rear lot line.

16. No building shall be erected, placed, or altered on any lot until the construction plans and specificiations and a plan showing the location of the structure have been approved by the Architectural Committee as to quality of workmanship and materials, harmony of external design with existing structures, and as to location with respect to topography and finish grade elevation. No fence or wall shall be erected, placed or altered on any lot nearer to any street than the minimum building setback line unless similarily approved.

- 17. The Architectural Committee is composed of:
 - A. Two representatives of Pelican Point Co. until half the Pelican Point Addition #4, Division #1 are sold; then one representative of Pelican Point Co. will remain on the Committee.
 - B. One representative of the Pelican Point Homeowners Association.
 - C. After half of the Lots are sold, there will be one representative of the Pelican Point Addition #4, Division #1 lot owenrs.

A majority of the committee may designate a representative to act for:it.

Neither the members of the committee, nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant. At any time, the new recorded owners of 75% of the lots shall have the power through a duly recorded written instrument to change the membership of the committee or to withdraw from the committee or to restore to it any of its powers and duties.

18. The committee's approval (3 signatures required) or disapproval as required in these covenants shall be in writing. In the event the committee, or its designated representative, fails to approve or disapprove within 20 days after plans and specifications have been submitted to it, or in any event,

If no suit to enjoin the construction has been commenced prior to the completion thereof, approval will be required and the related covenants shall be deemed to have been fully complied with.

- 19. 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 thirty (30) years from the date these covenants are recorded, after which time the said covenants shall be automatically extended for successive periods of ten (10) 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.
- 20. 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 violation or to recover damage.
- 21. Invalidation of any one of these covenants by judgement or Court Order shall in no way affect any of the other provisions which shall remain in full force and effect.
- 22. Every owner of a lot shall become a member of the Pelican Point Community Association upon the acquisition of said lot. Membership shall be appurtenant to and may not be separated from the ownership of any lot.
- 23. Lot No. 149, Pelican Point Addition No. 1, shall be and is restricted for use only as a Community Park and/or Beach and is owned by declarant, heirs, and successors. It may be used by the owners of lots in other Pelican Point Additions. At some future time, the ownership might be assumed by a

Municipal Corporation.

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