Re-record to correct Plat references

BOOK 1975 PAGE 1420 $\sqrt{}$

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

2001 1107 29 1 0: 21

EASEMENTS, COVENANTS AND RESTRICTIONS

"BURBAN CREEK PLANTATION."

WHEREAS Wild Turkey Holdings, LLC., hereinaster referred to as the owner and developer of a tract of real property located in Greenville County, South Carolina, which has been subdivided into residential lots designated as Lots Number One (1) through Thirty One (31) in a development to be hereaster known and designated as Burban Creek Plantation, according to a plat of survey thereof by Brian (ocsnell recorded in Plat Book 44-0) at page of ANB in the RMC Office for Greenville County.; and What Book 44-Tat Page 48 and Plat Book 44-Sat Page 35

WHEREAS, the said Owner and Developer, believing it to be in the best interests of all present and future owners of lots within this Subdivision, now desire to impose certain protective covenants and restrictions as to the use of such lots, and to reserve certain easements for utilities, roadways or amenities for the use and benefit of all owners of lots therein;

WHEREAS, as part of the overall development the developer will dedicate 500 acres known as "The Reserve" in perpetuity to Upstate Forever for the express purpose of providing hunting land for the owners and guests of Burban Creek Plantation, said dedicating to be effective one (1) year and one (1) day after title to said property is acquired by the Developer;

WHEREAS, the residential lots in the Development will consist of five (5) 20 acre tracts, seven (7) 10 acre tracts and eleven (11) 5 acre tracts or as may be amended by the Developer prior to the sale of any lots but in no event less than five (5) acres;

WHEREAS, the aforementioned 500 acre reserve shall be exclusively for the owners and their guests and will be subject to rules and regulations as set forth in a separate document entitled "Rules and Regulations for The Reserve of Burban Creek Plantation".;

NOW, THEREFORE, the undersigned Owner and Developer hereby reserve the following easement and adopts the following Protective Covenants and Restrictions for Burban Creek Plantation, as follows, to-wit:

92273

107862

120

*ي*و

3

29

- I. EASEMENTS, COVENANTS AND RESTRICTIONS: All lots in this Subdivision shall be held, used, conveyed, transferred and sold subject to the within restrictions, covenants, reservations and easements. The same shall be binding upon all parties or person claiming under the undersigned, and shall run with the land, for a period of twenty-five (25) years next following the date hereof, after which the same shall be automatically extended for successive periods of twenty-five (25) years each unless an instrument in writing by a majority of the then-owners of lots in this Subdivision shall be recorded agreeing to change the same in whole or part. Except as provided herein, no lot may be used or occupied, and no structure built within this Subdivision except in conformance with the following:
 - 1. No professional office, business, trade or commercial activity of any kind may be conducted in any building or upon any lot or upon any portion of any lot, excepting electronic communication such as telephone, fax computer and similar equipment and not as a primary facility for any business activities. No employees or storage or other business activity are permitted. No structure of a temporary nature, including but not limited to a trailer, mobile home, modular or prefabricated home, basement, tent, shack, garage, barn or other outbuilding may be located upon or used as a residence on any lot. No temporary building of any kind will be allowed on any lot, unless incidental to the construction of a permanent dwelling on said lot, in which event such building must be removed upon completion of the construction work. Log homes, however, will be permitted.
 - 2. The owners of the lots are required to comply with the erosion and sediment control measures as shown on the Department of Health and Environmental Control Approval Plan of the State of South Carolina.
 - 3. All lots shall be used for residential purposes only, and no building may be created, altered, placed or permitted to remain on any lot other than one single family dwelling, and only one detached building for garage or hobby use of similar design and construction as the main house which shall not exceed one story in height above ground level and not exceed 600 square feet overall.
 - 4. The outer walls of any dwelling shall be of masonry, wood, natural stone, masonry veneer, redwood or such vinyl as may be approved by the Architectural Review Committee but no asbestos shingle or imitation masonry on outer walls will be permitted. All buildings shall have a solid perimeter foundation of poured concrete, brick or concrete block. No concrete block or concrete brick may be used in construction of any dwelling which may be visible from exterior after grading has been complete, except for texture slump stone used as a decorative feature.

BOOK 1970 PAGE 1422

- 5. The ground floor area of the main floor structure of any dwelling constructed upon any lot shall contain not less than 1000 square feet of enclosed and heated floor space with an attached garage of no less than 400 square feet. In the event an owner builds with a 2 or 2 ½ story configuration (maximum height of 2 ½ story) said residence must have at least a minimum of 1700 heated square feet.
- 6. No building or structure of any kind may be located nearer to the front lot line of any lot than as shown on the recorded plat.
- 7. No lot in this Subdivision may be resubdivided into smaller lots. There shall be no more than one main dwelling located on any lot of this Subdivision. Should the owner of one lot acquire an adjoining lot, the aggregate shall be considered as two individual lots for purposes of these covenants and subject to the provisions of this paragraph. No lot and no part of a lot shall be dedicated or used or permitted to be used as a right-of-way for the public except only with the written approval of the Architectural Review Committee.
- 8. All construction commenced on any lot shall be completed with twelve (12) months after construction is begun.
- 9. No signs or bulletin board will be permitted on any lot except when used in connection with the sale of a lot or when used by contractors during the actual construction of a dwelling upon any lot. The sign shall not exceed four (4) square feet overall.
- 10. Any dwelling constructed on any lot must be serviced by a sewage disposal system of a type and kind approved by the South Carolina State Board of Health and Environmental Control.
- 11. Any house pets maintained by any lot owner must be kept confined so as not to be or become a nuisance to any other lot owner. Such pets must be fenced or leashed except when hunting. No pigs, cows, horses, chickens or other outdoor birds shall be permitted or maintained on any lot.
- No noxious or offensive activity may be carried on upon any lot, nor anything which may be or become an annoyance or nuisance to the general neighborhood, including but not limited to the parking or storage of wrecked or disabled vehicles upon any lot or street within the development. All disabled vehicles permanently housed on any lot must be garaged at all times in an enclosed garage.

- 13. All trash, garbage or other waste shall be kept only in containers approved for sanitary conditions, by governmental authorities or the Architectural Review Committee and any equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition. No lot shall be used or maintained as a dumping ground for trash or rubbish. No burning is permitted on any lot and any refuse, including trimmings, must be hauled from the lot, with ten (10) days of accumulated at owners expense.
- 14. Each lot owner shall be responsible for the maintenance of his entire lot. Each lot shall be kept clean of debris and lawn cut and other things as to prevent objectionable viewing to others.
- 15. There is reserved along all lot lines an easement of ten (10) feet in width for installation, operation and maintenance of utilities and for drainage. Any other easements shown upon the recorded plat of the subdivision are also reserved for the specified purposes. No owner shall impair access to the above which must be kept as open space free of obstruction.
- 16. All ditches and drainage swales shall be kept free of trash, tree trimmings, and garbage by the owners of each lot in order to permit the proper flow of water and drainage within the Subdivision.
- 17. Any ownership or leasing arrangement of a lot having the characteristics of a vacation time sharing ownership plan or a vacation time sharing lease plan is expressly prohibited. No leasing or renting is permitted.
- 18. Roofs (except dormers) shall not be less than six-in-twelve pitch, and not less than twelve (12") inch overhang. Roofing materials shall be limited to slate, cedar shake, tile, fiberglass shingles or standing seam roofing. Corrugate iron, tin or rolled roofing material is not permitted.
- 19. No satellite dish will be permitted on any lot or in any portion of this Subdivision except one (1) digital satellite dish with a diameter of not more than twenty-four (24") inches is permitted per lot, as approved by the Architectural Review Committee.

BOOK 1970 PAGE 1424 BOOK 1975 PAGE 504

- II. ARCHITECTURAL REVIEW COMMITTEE. The Developer herewith creates the Architectural Review Committee herein referred to as A.R.C. which will consist of Jerry Williams and up to six additional property owners. The two original committee members will be selected by Jerry Williams with additional members being elected by a majority vote. All owners shall submit plans for review by the Committee, who may approve, disapprove or recommend changes to the proposed construction. The Committee shall be empowered to determine conformity to the same standards as other lots in Burban Creek Plantation, in addition to the restrictions as herein set forth, not inconsistent with the same. Upon the occasion of the Developer having sold all the lots in the Subdivision to individual Owners, the homeowners shall meet for the purpose of electing two or fewer number, at their choice, with the understanding that Dr. Jerry Williams shall remain on the committee, to continue as the Architectural Review Committee until a majority of the property owners in writing vote for the dissolution of the said Committee; otherwise to continue in perpetuity. All A.R.C. decisions will be made by majority vote.
- III. OTHER PROPERTY: The Undersigned reserves the right from time to time to apply these covenants, restrictions and easements to additional lands developed as a part of Burban Creek Plantation by placing of record an additional plat or plats so designated and re-recording this or an altered version, as is deemed appropriate by the owner/developer.
- IV. WAIVER OF SURFACE WATER CLAIMS. The purchasers and grantees of any lot in this Subdivision agree to accept surface water from the roadways and waive any claim for damages by reason of surface water from any roadways.
- V. OTHER RESTRICTIONS. All lots in this Subdivision will be conveyed subject to covenants and restrictions as imposed by the S. C. Department of Natural Resources pertaining to "The Reserve", which covenants, restrictions, and easements as set forth in said Deed are covenants and restrictions which shall run with the land and be binding on any and all purchasers of lots in Burban Creek Plantation.
- VI. ENFORCEABILITY. Any owner may institute a lawsuit in equity against any person violating or attempting to violate any covenants; to restrain violation and to recover damages. The successful party shall be entitled to reasonable attorney's fees and costs.
- VII. SEVERABILITY. Invalidity of any one of these covenants by judgment of a Court of competent jurisdiction shall not effect any of the other provisions hereof which shall remain in full force and effect.
- VIII. CONFLICT. In the event of a conflict between these Restrictions and other such Restrictions, the more restrictive provision shall apply and be enforceable as herein provided or as otherwise enforceable.

BOOK 1970 PAGE 1425

- IX RESALE. Any lot that is subsequently offered for resale must first be offered to the Burban Creek Homeowners Association, at the MAI Appraised Value. The owner shall be responsible for obtaining the appraisal at their expense. The Homeowners Association shall have 30 days to purchase the property after receipt of said appraisal. If the Homeowners Association does not purchase said property or waives the right to do so the property may be sold free of this restriction.
- X. HOMEOWNERS ASSOCIATION. A non profit Homeowners Association will be formed at or prior to the sale of the last lot in the subdivision. The Association shall be opened by a Board of Directors of not more than five (5) members or less than three (3) members who shall be elected each year by the homeowners at the annual meeting. The initial board shall consist of Jerry Williams and two (2) other property owners appointed by Jerry Williams.

| in witness whereof, to day of <u>October</u> , 2 | he Developer has hereunto placed his hand and seal this 001. |
|--------------------------------------------------|--------------------------------------------------------------|
| WĮŢNESSES | BURBAN CREEK PLANTATION |

BY:

Jerry Williams, Presider

State of South Carolina)

PROBATE

County of Greenville

PERSONALLY APPEARED BEFORE ME the undersigned witness and made oath that (s)he saw the within-named Grantor(s) sign, seal, and, as their act and deed, deliver the within-written Restrictive Covenants, and that (s)he, with the other witness subscribed above, witnessed the execution thereof.

SWORN to before me this 1000 day of

Notary Public for South Carolina

My Commission Expires: 4-14-2010

FILED FOR RECORD IN GREENVILLE COUNTY SC R.O.D. OFFICE AT 10:21 AM 11 29 01 RECORDED IN DEED BOOK 1975 PAGE 0500 THRU 0505 DOC # 2001107862

Judy A. Hir

FILED FOR RECORD IN GREENVILLE COUNTY SC R.O.D. OFFICE AT 03:35 PM 10 12 01 RECORDED IN DEED BOOK 1970 PAGE 1420 THRU 1425 DOC # 2001092273

Gray A. Hiv

June Stacke

Rec:\$49.00

Cnty Tax:\$0 00

Page: 1287-1329

State Tax:\$0.00 FILED IN GREENVILLE COUNTY.SC

STATE OF SOUTH CAROLINA

FIRST AMENDMENT TO EASEMENTS,

COUNTY OF GREENVILLE

COVENANTS AND RESTRICTIONS "BURBAN CREEK PLANTATION"

This First Amendment to the "Easements, Covenants and Restrictions" of Burban Creek Plantation is made this 25 + day of 125, 2005, by a majority of the present owners of property within the stated Burban Creek Plantation pursuant to the undersigned written consent.

)

)

WITNESSETH:

WHEREAS, the properties constituting the residential portion of Burban Creek Plantation are subject to those certain "Easements, Covenants and Restrictions" dated October 10, 2001 and recorded October 12, 2001, such document being re-recorded November 29, 2001 in Deed Book 1975 at Page 500 in the Register of Deeds Office of Greenville County, South Carolina (hereinafter the "Covenants");

WHEREAS, the Burban Creek Plantation property owners are further governed by the "Addendum to Covenants and Restrictions, Rules and Regulations for 'The Reserve' of Burban Creek Plantation" dated October 10, 2001 and recorded October 12, 2001, such document being rerecorded November 29, 2001 in Deed Book 1975 at Page 514 in the Register of Deeds Office of Greenville County, South Carolina (hereinafter the "Addendum");

WHEREAS, the present owners of property in Burban Creek Plantation wish to amend the Covenants and Addendum as to leasing and renting of property, the Architectural Review Committee, land ownership, and administration; and

WHEREAS, the present owners of property in Burban Creek Plantation wish to amend the Covenants and Addendum to provide that a small portion of The Reserve property shall be withheld from the deed of such property to Upstate Forever so that a cellular telephone tower may be erected.

NOW, THEREFORE, the undersigned majority f current property owners of Burban Creek Plantation do hereby amend the Covenants an Addendum in the following manner:

- 1. The second sentence of Paragraph 17 of the Covenants is hereby stricken in its entirety. The remainder of said Paragraph 17 shall remain unchanged, and shall hereinafter state:
 - "Any ownership or leasing arrangement of a lot having the characteristics of a vacation time sharing ownership plan or a vacation time sharing lease plan is expressly prohibited."
- 2. Section II of the Covenants, entitled "ARCHITECTURAL COMMITTEE," is hereby stricken in its entirety and replaced by:

ARCHITECTURAL REVIEW COMMITTEE. The Architectural Review "II. Committee, herein referred to as 'A.R.C.,' will consist of up to three property owners. David Narramore will serve as the sole member of the A.R.C. until other members of the committee can be elected by a majority vote of the Burban Creek Homeowners Association, or until he is removed by a majority vote of the Homeowners. All owners shall submit plans for review by the Committee, who may approve, disapprove or recommend changes to the proposed construction. The Committee shall be empowered to determine conformity to the same standards as other lots in Burban Creek Plantation, in addition to the restrictions as herein set forth, not inconsistent with the same. Upon the occasion of the Developer having sold all the lots in the Subdivision to individual Owners, the homeowners shall meet for the purpose of electing three or fewer number, at their choice, to continue as the Architectural Review Committee until a majority of the property owners in writing vote for the dissolution of the said Committee; otherwise to continue in perpetuity. All.A.R.C. decisions will be made by majority vote."

3. Section VII of the Addendum, entitled "LAND OWNERSHIP," is hereby stricken in its entirety and replaced by:

"VII. LAND OWNERSHIP. While the land will be dedicated in perpetuity one e and one day after acquisition to the S. C. Wildlife Trust entitled 'Upstate Forever,' the title to the property shall remain in the name of the Burban Creek Homeowners Association and said Homeowners Association shall be entitled to all benefits derived therefrom."

4. Section XI of the Addendum, entitled "ADMINISTRATION," is hereby stricken in its entirety and replaced by:

"XI. ADMINISTRATION. The rules and regulations shall be administered by a Board of Governors. The Board will consist of three (3) members, two of whom shall be elected by a majority of the lot owners of Burban Creek Plantation at an annual meeting to be held the first Monday in January in the year following the sale of at least three (3) lots. The other member of the Board will be the President. Membership on the Board will be for one (1) year. No compensation will be paid to any Board Member."

5. The following paragraph is hereby added as a final introductory paragraph to both the Covenants and Addendum:

"WHEREAS, a small portion of The Reserve, totaling less than one (1) acre and being identified as that parcel situated to the East and South of Lots 3 and 7, respectively, of Burban Creek Plantation, may be carved out off the Reserve property and withheld from the deed of the such property to Upstate Forever. Said withheld parcel may be leased or sold to a commercial entity, such as a cellular telephone company, for the express purpose of erecting a cellular telephone tower

on said portion of The Reserve, in order to generate revenue for the property owners of Burban Creek Plantation."

6. All other portions of the Covenants and Addendum not specifically amended herein shall remain in full force and effect.

| | 2 4/2 |
|---------------|-------------------------------------------------|
| WITNESSES: | PROPERTY OWNER(S): |
| Sandy Foul | Lefand E. Browder, Jr. Lot 1 |
| Selicia Soudo | Joseph D. Schoffield III Lot 2 Sandi Schoffield |
| Sandy Ande | Charles D. Walters Parm Walters |
| Sandy Formle | John X. Varadi Kath Vah Kathy Varadi |
| Sandy Soule | James Meyer Lot 5 Anne Meyer |