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BLAIR FARM

DECLARATION OF SUBMISSION OF THE MEADOWS AT BLAIR FARM,
SECTION THREE
TO MASTER DECLARATION

and

DECLARATION OF ADDITIONAL PROTECTIVE COVENANTS,
RESTRICTIONS, AND EASEMENTS FOR
THE MEADOWS AT BLAIR FARM, SECTION THREE

This Declaration is dated for purposes of reference the 16th day of April, 2004 and is declared by Tradewinds Development, Inc, a North Carolina Corporation, (hereinafter "Declarant"), Blair Pointe, LLC, a North Carolina limited liability company, (hereinafter "Blair Pointe").

STATEMENT OF EXPLANATION

Blair Pointe has heretofore established a Blair Farm Declaration of Master Protective Covenants, Restrictions, and Easements dated May 24, 1999, recorded in Book 859, Page 452 Carteret County Registry (referred to hereinafter as the "Master Declaration") to provide a planned unified community for properties subjected to same. The Master Declaration has been

subsequently amended. Blair Pointe has heretofore subjected Sections Four, Two, and One of Blair Farms to the terms of the Master Declaration.

By deed dated July 30, 2002, recorded in Deed Book 950, Page 59, Carteret County Registry, Blair Pointe conveyed to Tradewinds, Development Inc. a section of Blair Farm for development. Tradewinds Development, Inc. is a successor declarant as defined in the Master Declaration and now chooses to submit The Meadows at Blair Farm, Section Three to the Master Declaration as provided in Article A, Section 13 of the Master Declaration in which the Declarant reserved the right to annex additional properties into the community and subject them to the Master Declaration. The Meadows at Blair Farm, Section Three is submitted to the Master Declaration according to the following terms and provisions.

STATEMENT OF DECLARATION

Declarant hereby subjects the property described hereinafter as The Meadows at Blair Farm, Section Three to the terms and provisions of the Master Declaration, and such other provisions as are set forth below, for the use and benefit of all present and future owners of Lots and Living Units within the said section and for the benefit and protection of the owners of all properties annexed to the Master Declaration, and Declarant reserves the right to subject in the future additional sections of Blair Farm, and adjacent properties, to the terms of the Master Declaration.

1. Submission of Section Three. Section Three - Blair Farm Subdivision, according to the plat thereof prepared by

Baldwin and Associates, Surveyors, dated September 17, 2002 recorded in Map Book 30, Page 296 and 297 and as shown on that revised plat dated November 24, 2003 recorded in Map Book 30, Page 370A and 370B Carteret County Registry, is hereby submitted to the terms and provisions of Article A of the Master Declaration.

2. Additional Restrictions for Section Three. In addition to all terms and provisions of Article A of the Master Declaration, the following restrictions, covenants and easements shall also bind, and inure to the benefit of, the Lots in Section Three and shall run with the title of said Lots.

a. Only one single Family dwelling and one detached appurtenant structure is permitted on any Lot within Section Three.

b. Every garage constructed on any Lot must be of sufficient size to simultaneously house or store at least two (2) full size automobiles, but not more than three (3) full size automobiles.

c. Structures generally referred to as "carports" are prohibited.

d. No construction shall be permitted which utilizes a flat-top roof.

e. Any dwelling constructed on any corner lots (lots fronting on more than one street) shall make the exterior finish and decor (shutters, doors and windows) consistent on the sides which front these streets.

f. Each Living Unit must contain the minimum enclosed

living space of 1650 square feet. For purposes of this section, minimum enclosed living areas shall consist of heated area, exclusive of all garages, attics, porches, patios and decks.

g. No structure containing more than three (3) living stories shall be allowed.

h. There shall be only one (1) curb cut for each dwelling unit constructed on a Lot and that single curb cut shall be for ingress and egress for driveway purposes. Specifically, no curb cuts shall be permitted for the discharge of water (such as gutters, downspouts, water softeners or water drainage from air conditioners) from a Lot to the streets in the subdivision. Notwithstanding the foregoing, the ARC may permit two curb cuts to accommodate a circular drive.

i. Construction of a Structure on a Lot shall be completed within 12 months from its commencement. For purposes of this item, the commencement of construction shall be the date of the issuance of the building permit or actual commencement of the construction of improvements, whichever comes earliest. Completion shall include finishing of the exterior of any building, landscaping, finish painting, construction of the driveway, final trash cleanup, the issuance of a certification of occupancy and installation of permanent electrical service, all as required by context.

j. All dwellings, including those on a concrete

"slab foundation" shall have a foundation wall of brick, stone, or stucco at least eighteen (18) inches from finished adjacent grade.

k. Section Three Storm Water Restrictions. Consistent with the storm water management permit from the North Carolina Department of Environment and Natural Resources ("DENR") the following restrictions apply only to Section Three and are intended to ensure compliance with the State Stormwater Management Permit Number 020428 as issued by the Division of Water Quality under NCAC 2H.1000:

- (1) The maximum built-upon area per Lot in Section Three is as follows: 2,073 square feet for Lots 146, 151, 155, 160, 165 and 167; and 2,769 square feet for Lots 141, 142, 143, 144, 145, 147, 148, 149, 150, 152, 153, 154, 156, 157, 158, 159, 161, 162, 163, 164, 166, 168, 169, 170, 171, 172, 173 and 174. This allotted amount includes any built-upon area constructed within the lot property boundaries, and that portion of the right-of-way between the front lot line and the edge of the pavement. Built upon area includes, but is not limited to, Structures, asphalt, concrete, gravel, brick, stone, slate, coquina, driveways and parking areas, but excluding raised open wood decking and the water surface of swimming pools.
- (2) The covenants pertaining to storm water regulations may not be changed or deleted without the express written consent of the State of North Carolina, Division of Water Quality.
- (3) Alteration of the drainage as shown on the approved plans may not take place without the concurrence of the Division of Water Quality.
- (4) Filling in or piping of any 3:1 vegetated conveyances (ditches, swales, etc.) associated with the development except for average driveway crossings, is strictly prohibited by any persons.

- (5) Lots within Coastal Area Management Act's ("CAMA's") Area of Environmental Concern ("AEC") may have the permitted built-upon area reduced due to CAMA jurisdiction within the AEC.
- (6) Filling in, piping or altering any designated 5:1 curb outlet swale of vegetated area associated with the development is prohibited by any person.
- (7) Each lot will maintain a thirty (30) feet wide vegetated buffer between all built-upon area and the Mean High Water line of surface waters.
- (8) All roof drains shall terminate at least thirty (30') from the Mean High Water Mark.
- (9) This project proposes a curb outlet system. Each designated curb outlet swale of 100' vegetated area shown on the approved plan must be maintained at a minimum of 100' long, maintain 5:1 (H:V) side slopes of flatter, have a longitudinal slope no steeper than 5% carry the flow from a 10 year storm in a non-erosive manner, maintain a dense vegetated cover, and be located in either a dedicated common area or a recorded drainage easement.
- (10) The State of North Carolina is made a beneficiary of these covenants to the extent necessary to maintain compliance with the Stormwater Management Permit.
- (11) These covenants are to run with the land and be binding on all persons and parties claiming under them.

4. Reservation of Rights. Declarant reserves all rights reserved to Declarant under the Master Declaration, including the right to annex additional property to the Master Declaration.

(SIGNATURES ARE ON THE FOLLOWING PAGE)

IN WITNESS WHEREOF, the parties hereto execute this instrument under seal.

TRADEWINDS, INC.

BY: _____
Vice President

BLAIR POINTE, LLC (SEAL)

By: _____ (SEAL)
DAVID A. HORTON, MEMBER/MANAGER

STATE OF NORTH CAROLINA
COUNTY OF CARTERET

I, the undersigned, a Notary Public of the County and State aforesaid, certify that _____, _____ President of TRADEWINDS, INC., North Carolina corporation, personally appeared before me this day and acknowledged that he is _____ President of TRADEWINDS, INC., and that he, as _____ President, being authorized to do so, executed the foregoing on behalf of the corporation.

Witness my hand and official stamp or seal, this _____ day of _____, 2004.

NOTARY PUBLIC

My commission expires:

STATE OF NORTH CAROLINA
COUNTY OF CARTERET

I, the undersigned, a Notary Public of said County and State, do hereby certify that DAVID A. HORTON, Member/Manager of Blair Pointe, LLC, a North Carolina limited liability company, personally appeared before me this day and acknowledged the execution of the foregoing instrument.

Witness my hand and official stamp or seal, this _____ day of _____, 2004.

NOTARY PUBLIC

My Commission Expires: