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This Instrument Prepared By:

JOHN D. BAILEY, JR.
Upchurch, Bailey & Upchurch, P.A.
750 N. Ponce de Leon Boulevard
St. Augustine, Florida 32085-3007

**FIRST AMENDMENT TO DECLARATION OF COVENANTS AND RESTRICTIONS
OF MOULTRIE FORESIDE**

UNIT II

THIS FIRST AMENDMENT to the Declaration of Covenants and Restrictions of Moultrie Foreside, Unit II, recorded in Official Records Book 766, Pages 1557 through 1561, of the Public Records of St. Johns County, Florida, (the "Declaration") is made as of the date hereinafter set forth, by FREDERICK S. VAILL, a/k/a FREDERICK S. VAILL, JR., and LILMIAN S. VAILL, his wife (the "Developer").

WITNESSETH:

WHEREAS, Developer, is the owner of a majority of lots within Moultrie Foreside, Unit II (the "Property"), and desires to amend the Declaration for the purpose of increasing the minimum square footage and dwelling cost requirements as to all lots which are owned by the Developer and have not been conveyed to third parties.

834 2027

NOW, THEREFORE, Developer hereby amends the Declaration as follows:

1. Paragraph 1 of the Declaration is hereby deleted and the following paragraph 1 is inserted in place thereof:

1. "No lot shall be used for any purpose except residential. No building other than one (1) single-family dwelling, not to exceed two and one-half (2-1/2) stories in height may be constructed on any one lot. All garages, utility rooms, porches and screened-in areas shall be designed in harmony with the dwelling. No residence shall be constructed or placed on the property containing less than 2,200 square feet of heated area, for a one (1) story dwelling, nor less than 1,200 square feet of ground floor area for a dwelling of more than one (1) story, with a minimum of 1,000 square feet being required in the additional stories, together with a minimum of attached double car enclosed garage, not to exceed a three (3) car garage. The minimum construction cost of such residence shall be \$110,000.00. All garages, utility rooms, porches and screened-in areas shall be in addition to the minimum 2,200 square feet of living area and not considered a part thereof. For purposes of this paragraph the term "construction cost" shall include the cost of all materials and labor, permit fees and any contractor's fees associated with construction of a residence.

The provisions of this amendment shall be binding on and enforceable against third parties who purchase lots in the property from the Developer subsequent to the recording of this

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amendment. The date of recording of the deed from the Developer to a third party shall be considered the date of purchase for purposes of this amendment.

IN WITNESS WHEREOF, the undersigned Developer has affixed their hand and seal on this 16 day of October, 1989.

Signed, sealed and delivered in the presence of:

Linda L. Liddell
Witness

Frederick S. Vaill (SEAL)
FREDERICK S. VAILL, a/k/a
FREDERICK S. VAILL, JR.

Linda L. Liddell
Witness

Lillian S. Vaill (SEAL)
LILLIAN S. VAILL

STATE OF FLORIDA
COUNTY OF ST. JOHNS

I HEREBY CERTIFY that on this day, before me, the undersigned authority, personally appeared, FREDERICK S. VAILL, a/k/a FREDERICK S. VAILL, JR., and LILLIAN S. VAILL, his wife, known to be the persons described in and who executed this foregoing Amendment to Declaration of Covenants and Restrictions of Moultrie Foreside, Unit II, and acknowledged before me that they executed same for the uses and purposes therein expressed.

WITNESS my hand and official seal in the County and State last aforesaid this 16 day of October, 1989.

Linda L. Liddell
Notary Public
State of Florida at Large

My commission expires:
4-28-93



This instrument prepared by:
 JOHN D. BAILEY, JR.
 Upchurch, Bailey & Upchurch, P.A.
 501 First Union National Bank Building
 St. Augustine, Florida 32034

MOULTRIE FORESIDE

UNIT TWO

DECLARATION OF COVENANTS AND RESTRICTIONS

THIS DECLARATION, made as of the date hereinafter set forth, by FREDERICK S. VAILL, A/K/A FREDERICK S. VAILL, JR. and LILLIAN S. VAILL, his wife, hereinafter referred to as "Developer."

W I T N E S S E T H :

WHEREAS, Developer is the owner of the following described real property situated, lying and being in St. Johns County, Florida; and

WHEREAS, the following described real property is not subject to any covenants or restrictions of record; and

WHEREAS, Developer desires to place covenants and restrictions of record as to each and every of the lots hereinafter set forth, and to limit the use for which each and every of said lots is intended to that set forth hereinafter.

NOW THEREFORE, Developer does hereby declare that the following described real property, situate, lying and being in St. Johns County, Florida, to wit:

All Lots and Blocks of MOULTRIE FORESIDE, Unit Two, according to Plat thereof recorded in Map Book 21, Pages 37 and 38 in the Official Records of St. Johns County, Florida.

shall be held, sold and conveyed subject to the following easements, covenants and restrictions, all of which are for the purpose of protecting the value and desirability of, and which shall be covenants and restrictions to run with said lots and binding on all parties having any right, title or interest in the lots described above or any part thereof, their heirs, successors and assigns and shall inure to the benefit of each owner thereof.

I. No lot shall be used for any purpose except residential. No building other than one (1) single-family dwelling, not to exceed two and one-half (2 1/2) stories in height, may be constructed on any one lot. All garages, utility rooms, porches and screened-in areas

shall be designed in harmony with the dwelling. No residence shall be constructed or placed on the property containing less than 1,800 square feet of heated area, for a one story dwelling, nor less than 1000 square feet of ground floor area for a dwelling of more than one (1) story, with a minimum of 800 square feet being required in the additional stories, together with a minimum of attached double-car enclosed garage, not to exceed a three car garage. The minimum construction cost of such residence shall be \$85,000. All garages, utility rooms, porches and screened-in areas shall be in addition to the minimum 1,800 square feet of living area and not considered a part thereof. For purposes of this paragraph the term construction cost shall include the cost of all materials and labor, permit fees and any contractor's fees associated with construction of a residence.

2. No construction of any buildings or structures on any lot shall be allowed until all construction and landscaping plans and specifications for the proposed buildings or structures have been submitted to and approved by the Architectural Control Committee composed of the Developer, or such agent as may be appointed by said Committee, as to quality of workmanship and materials, harmony of external design with existing buildings or structures, location of said building or structure with respect to topography and finish grade elevation and as to compliance with the provisions of this Declaration. Said plans shall be either approved or disapproved by the Architectural Control Committee within 15 days following submittal to same. Construction of approved improvements shall be completed within a period of six (6) months from date construction is begun.

3. All front, side and rear setback and lot line construction restrictions in the subdivision shall be as prescribed for single family dwellings under the RS-1 Zoning Classification, St. Johns County Zoning Code.

4. No fence shall be permitted upon any lot which is over six feet (6') in height. All fences must have prior approval from Developer as to type, location, size or construction. No fences may be installed from front of house to front lot line.

5. No wheeled vehicles of any kind, boats or campers may be

kept or parked on the building lot or driveway unless same is completely inside a garage attached to the main residence. Provided, private automobiles of the occupants and guests bearing no commercial signs may be parked in the driveway on the building lot. Other vehicles may be parked in said driveways or parking areas during necessary times solely for pick-up and delivery purposes.

6. No livestock, poultry, or animals of any kind or size shall be raised, bred or kept on any lot; provided however, that dogs, cats or other domesticated household pets may be raised and kept provided such pets over 10 weeks old shall not exceed four (4) in number. All such pets shall be kept on a leash when outside the confines of their owner's lot.

7. No clotheslines are to be installed on any lot.

8. No tree having a diameter of 6" or more shall be cut down or removed from that part of any lot lying between the dwelling and the front, rear or side property lines without the prior consent of the Developer. Lots 18 through 26, 36 and 37, of Moultrie Foreside Unit Two, shall be subject to a 30' wide no access buffer as shown on the plat of same. The Westerly 10' of said no access buffer lying adjacent to Vaill Point Road and the Southerly 10' of said no access buffer lying adjacent to Howard Place, shall remain in its natural state and no clearing of same shall be permitted.

Lots 1 though 4, 11 through 13 and 39 of said MOULTRIE FORESIDE UNIT TWO, shall be subject to a 10' wide no access buffer. The area within said 10' wide no access buffer shall remain in its natural state and no clearing of same shall be permitted.

9. Developer hereby reserves the right without further consent from any other lot owners to grant to any public utility company, municipality or other governmental unit, water or sewage company an easement for the right-of-way in all roads and streets on which the land hereby conveyed abuts, and also in and to a five foot strip of land located parallel to and along all rear and side lot lines, for all purposes including the right to erect and lay or cause to be erected or laid, maintained, removed or repaired all light and telephone poles, wires, water and gas pipes and conduits, catch basins, cable TV lines,

surface drains, sewage lines and such other customary or usual appurtenances as may, from time to time, in the opinion of Developer or any utility company, cable TV company or governmental authority, be deemed necessary or advisable. Any Purchaser by accepting a deed to any lot does thereby waive any claim for damages against Developer, his successors or assigns incurred by construction, maintenance and repair of said utilities, or on account of temporary or other inconvenience caused thereby.

10. No noxious or offensive activity shall be carried on upon the property, nor shall anything be done thereon which may be or may become an annoyance or nuisance.

11. No structure of a temporary character, tent, shack, garage, barn, trailer or other outbuilding shall be used on said lot any time as a residence either temporarily or permanently.

12. No lot shall be used or maintained as a dumping ground for rubbish and trash. Garbage or other waste shall only be kept in sanitary containers. No mining or excavating operations of any kind shall be permitted upon or in any lot. All lawns, grounds and landscaping shall be maintained in a neat and orderly fashion and not in an unsightly or unkept manner.

13. No sign of any kind shall be displayed on any lot except the owner's name and number of residence plates. Temporary "For Sale" or for "For Rent" signs may be permitted upon approval of the Architectural Control Committee.

14. No satellite dishes shall be installed except in the rear yard out of view of the street.

15. No lot or lots shall be resubdivided.

16. Enforcement of these restrictions shall be by proceedings at law or in equity against any person violating or attempting to violate any covenant or restriction either to restrain the violation or to recover damages, or both. The prevailing party in any such action shall recover their court costs, including reasonable attorney fees at all levels of the proceedings.

17. Invalidation of any one of these covenants or restrictions by judgment or court order shall not affect any of the other provisions

hereof which shall remain in full force and effect.

18. Any failure of any owner or the Developer, their successors or assigns to promptly enforce any of the restrictions or covenants contained herein shall not be deemed a waiver of the right to do so thereafter.

19. These covenants and restrictions shall run with the land and shall be binding on all parties and all persons claiming through, by or under them until December 31, 2010. After said date, said covenants and restrictions shall automatically be extended for four (4) 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 same in whole or in part.

IN WITNESS WHEREOF, the undersigned Developer has affixed his hand and seal all this 9th day of December, 1987.

Signed, sealed and delivered in the presence of:

Mary Ann Wilson

Frederick S. Vaill
Frederick S. Vaill A/R/A Frederick S. Vaill, Jr.

Frank J. Reitan

Lillian S. Vaill
Lillian S. Vaill

STATE OF FLORIDA
COUNTY OF ST. JOHNS

I HEREBY CERTIFY that on this day before me, the undersigned authority, personally appeared FREDERICK S. VAILL A/K/A/ FREDERICK S. VAILL, JR. and LILLIAN S. VAILL, known to be the individuals described in and who executed the foregoing instrument and they acknowledged before me that they executed by same for the uses and purposes therein expressed.

WITNESS my hand and official seal in the County and State last aforesaid this 9th day of December, 1987.

RECORDED
1987 DEC -9 PM 3:14
Carroll

Frank J. Reitan
Notary Public, State of Florida
My Commission Expires: 01/25/92
Notary Public, State of Florida
My Commission Expires: 01/25/92

MOULTRIE FORESIDE UNIT ONE

A PORTION OF THE F. FALANY GRANT, SECTION 48, TOWNSHIP 8 SOUTH, RANGE 30 EAST, ST. JOHNS COUNTY, FLORIDA, ALSO BEING A PORTION OF MOULTRIE FORESIDE ACCORDING TO MAP THEREOF RECORDED IN MAP BOOK 3 PAGE 17 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY.

CAPTION

A PARCEL OF LAND SITUATED IN THE F. FALANY GRANT, SECTION 48, TOWNSHIP 8 SOUTH, RANGE 30 EAST, ST. JOHNS COUNTY, FLORIDA; SAID PARCEL BEING PART OF MOULTRIE FORESIDE ACCORDING TO MAP THEREOF RECORDED IN MAP BOOK 3, PAGE 17 OF THE PUBLIC RECORDS OF SAID COUNTY; SAID PARCEL BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:
COMMENCE AT THE MOST NORTHERLY CORNER OF LOT 4, VAILL POINT TERRACE UNIT ONE, ACCORDING TO MAP BOOK 10, PAGE 80 OF SAID PUBLIC RECORDS:
THENCE RUN NORTH 27 DEGREES 04 MINUTES 00 SECONDS WEST 60.11 FEET;
THENCE NORTH 59 DEGREES 49 MINUTES 00 SECONDS EAST 60.11 FEET TO THE POINT OF BEGINNING;
THENCE SOUTH 27 DEGREES 04 MINUTES 00 SECONDS EAST 480.00 FEET;
THENCE SOUTH 27 DEGREES 05 MINUTES 00 SECONDS EAST 30.07 FEET;
THENCE NORTH 59 DEGREES 05 MINUTES 48 SECONDS EAST 260.00 FEET;
THENCE SOUTH 27 DEGREES 07 MINUTES 00 SECONDS EAST 345.22 FEET;
THENCE SOUTH 27 DEGREES 04 MINUTES 00 SECONDS EAST 529.45 FEET;
THENCE SOUTH 64 DEGREES 09 MINUTES 01 SECONDS WEST 870.84 FEET TO THE BEGINNING OF A CURVE TO THE RIGHT (CONCAVE NORTHERLY) HAVING A RADIUS OF 30.00 FEET, A CHORD BEARING AND DISTANCE OF NORTH 71 DEGREES 27 MINUTES 28 SECONDS WEST 41.97 FEET;
THENCE ALONG THE ARC OF SAID CURVE 46.49 FEET TO THE NORTHEASTERLY RIGHT OF WAY LINE OF VAILL POINT ROAD (60 FOOT RIGHT OF WAY AS NOW ESTABLISHED);
THENCE ALONG SAID LINE, NORTH 27 DEGREES 04 MINUTES 00 SECONDS WEST 770.96 FEET TO THE POINT OF BEGINNING.
CONTAINING 16.51 ACRES MORE OR LESS.

CERTIFICATE OF COUNTY PLANNING

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN APPROVED BY THE ST. JOHNS COUNTY PLANNING DEPARTMENT THIS 18th DAY OF November, 1986.

James J. Spivey
COUNTY PLANNING OFFICER

CERTIFICATE OF COUNTY ATTORNEY

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN APPROVED BY THE COUNTY ATTORNEY FOR ST. JOHNS COUNTY, FLORIDA THIS 18th DAY OF November, 1986.

James J. Spivey
COUNTY ATTORNEY

CERTIFICATE OF ZONING

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN APPROVED BY THE COUNTY ZONING BOARD FOR ST. JOHNS COUNTY FLORIDA THIS 18th DAY OF November, 1986.

James J. Spivey
ZONING OFFICER

BOARD OF COUNTY COMMISSIONERS

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN APPROVED BY THE BOARD OF COUNTY COMMISSIONERS FOR ST. JOHNS COUNTY, FLORIDA THIS 24th DAY OF November, 1986. THE ACCEPTANCE OF THE DEDICATED AREAS SHALL NOT BE DEEMED TO BE AN ACCEPTANCE REQUIRING COUNTY CONSTRUCTION OR MAINTENANCE OF SAID AREAS.

James M. Brubaker
CHAIRMAN, BOARD OF COUNTY COMMISSIONERS

CLERK'S CERTIFICATE

THIS IS TO CERTIFY THAT THIS PLAT HAS BEEN APPROVED AND THAT IT COMPLIES IN FORM WITH THE LAWS OF THE STATE OF FLORIDA REGULATING THE FILING OF PLATS AND IS FILED IN MAP BOOK 20, PAGES 17-18 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY, FLORIDA THIS 26th DAY OF November, 1986.

Carl B. M. Mould
CLERK OF THE CIRCUIT COURT

ADOPTION AND DEDICATION

KNOW ALL MEN BY THESE PRESENTS, THAT CHARLES PARKER WALLACE VAILL, TODD WILKES STURDIVANT VAILL, MELLISSA EVELYN VAILL ALPHEM QUICKEL (FORMERLY JULIA BELDEN VAILL STEVENS), BEING THE OWNERS IN FEE SIMPLE OF THE LANDS DESCRIBED IN THE FOREGOING CAPTION TO THIS PLAT, DO HEREBY ADOPT THIS SURVEY AND PLAT OF SAID LANDS AS THE TRUE AND CORRECT PLAT OF SAID LANDS HERINAFTER KNOWN AS MOULTRIE FORESIDE UNIT ONE, AND DO HEREBY DEDICATE THE STREETS, UTILITIES AND OTHER RIGHTS-OF-WAY, DRAINAGE, AND OTHER EASEMENTS AND PUBLIC AREAS SHOWN THEREON TO ST. JOHNS COUNTY, FLORIDA.

IN WITNESS WHEREOF, THE UNDERSIGNED HERETO SET THEIR HAND AND SEAL.

SIGNED AND SEALED IN THE PRESENCE OF:

Nettie A. Mullie
WITNESS

Todd Wilkes Sturdivant Vaill
TODD WILKES STURDIVANT VAILL, OWNER

STATE OF FLORIDA, COUNTY OF ST. JOHNS

THE FOREGOING WAS ACKNOWLEDGED BEFORE ME THIS 30th DAY OF September, 1986.

Thomas Mullis
NOTARY PUBLIC, STATE OF FLORIDA
MY COMMISSION EXPIRES: Jan. 23, 1989

SIGNED AND SEALED IN THE PRESENCE OF:

Joseph A. Steger
WITNESS

Charles Parker Wallace Vaill
CHARLES PARKER WALLACE VAILL, OWNER

Melissa Evelyn Vaill Alphem Quickel
MELLISSA EVELYN VAILL ALPHEM QUICKEL, OWNER
(FORMERLY MELLISSA EVELYN VAILL ALPHEM)

STATE OF MAINE, COUNTY OF CUMBERLAND

THE FOREGOING WAS ACKNOWLEDGED BEFORE ME THIS 2nd DAY OF October, 1986.

Charles Parker Wallace Vaill
NOTARY PUBLIC, STATE OF MAINE
MY COMMISSION EXPIRES: September 19, 1987

SIGNED AND SEALED IN THE PRESENCE OF:

DeLise J. Davis
WITNESS

Julia Belden Vaill Stevens Bouchard
JULIA BELDEN VAILL STEVENS BOUCHARD, OWNER
(FORMERLY JULIA BELDEN VAILL STEVENS)

STATE OF GEORGIA, COUNTY OF DEKALB

THE FOREGOING WAS ACKNOWLEDGED BEFORE ME THIS 3rd DAY OF October, 1986.

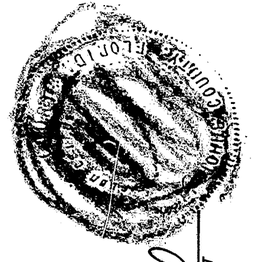
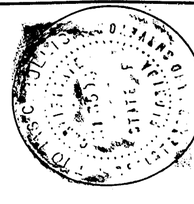
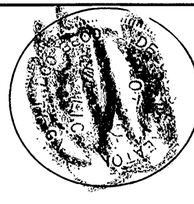
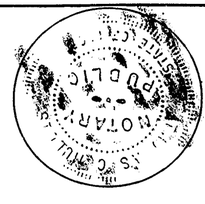
James G. Alton
NOTARY PUBLIC, STATE OF GEORGIA
MY COMMISSION EXPIRES: November 21, 1989

CERTIFICATE OF SURVEYOR

KNOW ALL MEN BY THESE PRESENTS, THAT THE UNDERSIGNED, BEING CURRENTLY LICENSED AND REGISTERED BY THE STATE OF FLORIDA AS A LAND SURVEYOR, DOES HEREBY CERTIFY THAT HE HAS COMPLETED THE SURVEY OF THE LANDS SHOWN IN THIS PLAT, THAT IT IS A TRUE AND CORRECT REPRESENTATION OF THE LANDS SURVEYED, THAT THE SURVEY WAS MADE UNDER HIS RESPONSIBLE DIRECTION AND SUPERVISION AND THAT THE SURVEY DATA COMPLIES WITH ALL THE REQUIREMENTS OF CHAPTER 177, FLORIDA STATUTES AS AMENDED, THAT THE PERMANENT REFERENCE MONUMENTS SHALL BE PLACED IN ACCORDANCE WITH SECTION 177.091 (7) AND PERMANENT CONTROL POINTS SHALL BE SET IN ACCORDANCE WITH SECTION 177.091 (8).

SIGNED THIS 30th DAY OF September, 1986.

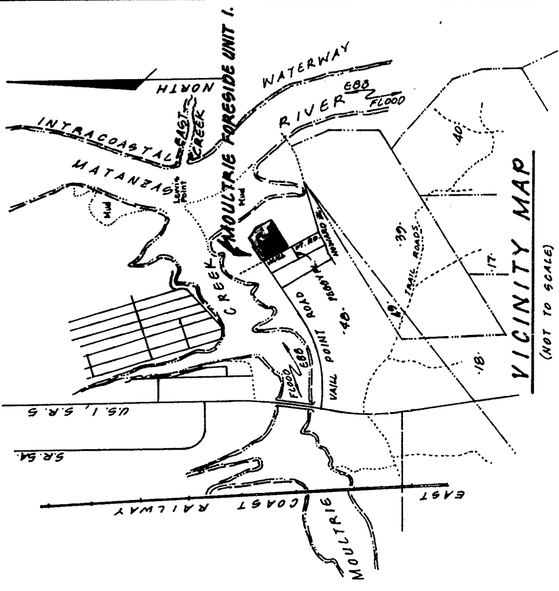
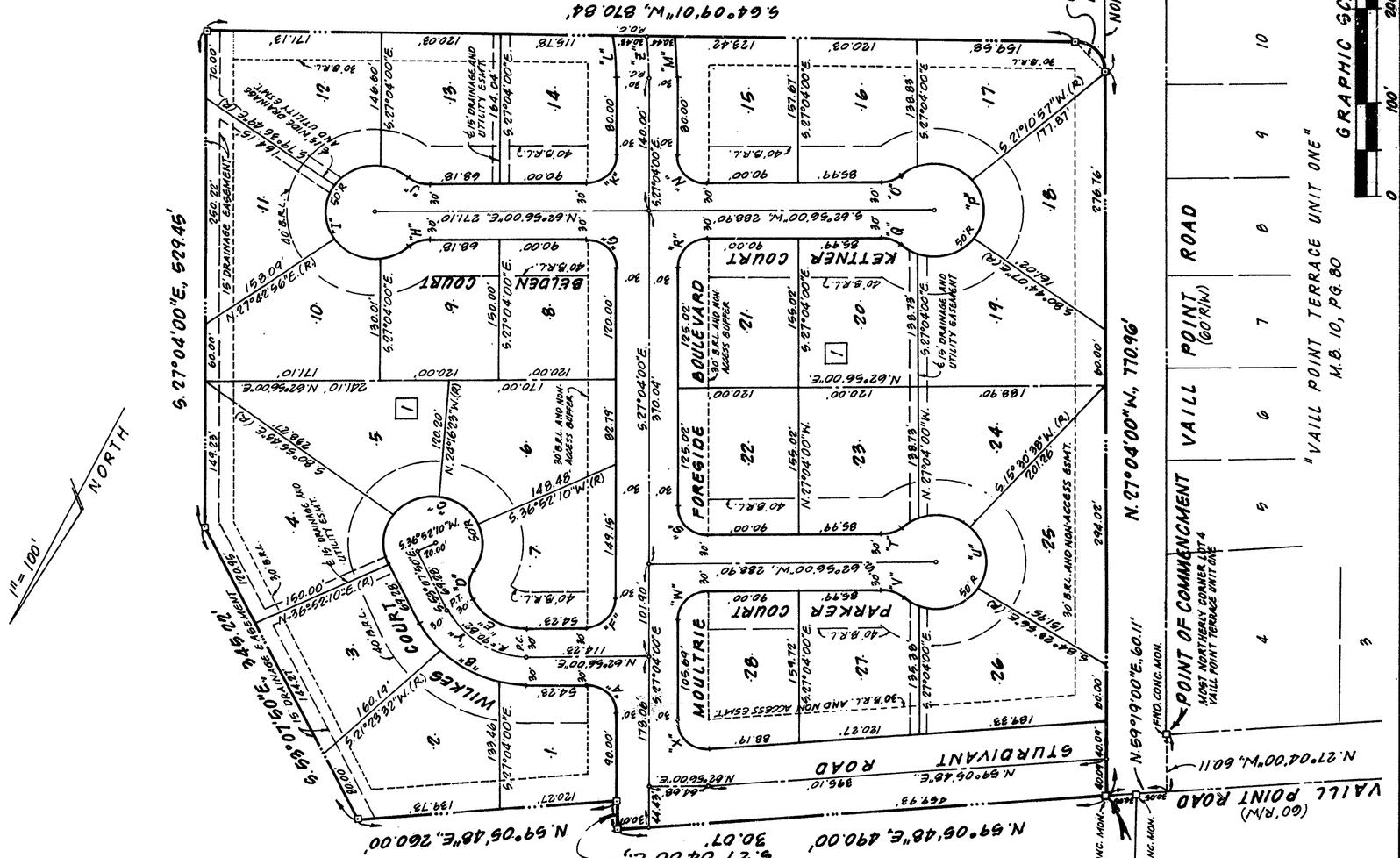
Thomas C. Mullis
THOMAS C. MULLIS
FLORIDA CERTIFICATE NO. 3593
MCKEE, EILAND AND MULLIS
LAND SURVEYORS, INC.
ORANGE PARK, FLORIDA



MOULTRIE FORESIDE UNIT ONE

A PORTION OF THE F. FALANY GRANT, SECTION 48, TOWNSHIP 8 SOUTH, RANGE 30 EAST, ST. JOHNS COUNTY, FLORIDA, ALSO BEING A PORTION OF MOULTRIE FORESIDE ACCORDING TO MAP THEREOF RECORDED IN MAP BOOK 3 PAGE 17 OF THE PUBLIC RECORDS OF ST. JOHNS COUNTY.

CURVE	LOT	BLK.	CURVE DATA	ARC	CHD. BRG.	DIST.
A	1	1	90°00'00"	47.12	S. 72°04'00"E.	42.43
B	1	1	17°13'07"	36.17	N. 71°32'34"E.	36.17
B	2	1	31°14'25"	65.88	S. 84°13'41"E.	65.06
B	3	1	15°28'38"	32.64	S. 60°52'09"E.	32.54
B	3	TOT.	63°56'10"	120.82	S. 85°05'55"E.	127.94
C	4	1	62°12'07"	54.28	S. 22°01'46"E.	51.65
C	5	1	56°39'20"	50.00	S. 37°23'57"E.	47.45
C	6	1	61°08'33"	53.36	N. 83°42'07"E.	50.86
C	7	1	60°00'00"	52.36	N. 23°07'50"E.	50.00
C	TOT.	1	240°00'00"	209.44	S. 83°07'50"E.	209.44
D	7	1	63°56'10"	67.87	S. 85°05'55"E.	64.40
E	7	1	90°00'00"	47.12	S. 72°04'00"E.	42.43
F	6	1	41°24'35"	21.68	N. 42°13'43"E.	21.21
F	9	1	40°09'05"	35.04	N. 41°35'58"E.	34.33
F	10	1	56°02'26"	48.90	N. 89°41'44"E.	46.98
F	11	1	72°40'15"	50.00	S. 85°56'56"E.	59.25
F	12	1	53°47'55"	46.95	S. 37°17'10"E.	45.24
F	13	1	40°09'29"	35.04	S. 84°15'53"E.	34.33
F	TOT.	1	262°49'10"	229.35	S. 27°04'00"E.	21.21
G	14	1	41°24'35"	21.68	N. 83°38'20"E.	21.21
G	14	TOT.	90°00'00"	47.12	S. 17°56'00"E.	42.43
H	15	1	07°42'24"	50.44	S. 31°46'45"E.	51.76
H	15	TOT.	375°00'00"	345.00	S. 30°55'12"E.	50.44
I	16	1	90°00'00"	47.12	N. 72°04'00"E.	42.43
I	16	TOT.	30°00'00"	16.75	N. 42°13'43"E.	16.67
J	17	1	19°11'51"	61.49	S. 75°57'06"E.	57.69
J	17	TOT.	78°04'56"	66.14	N. 29°46'36"E.	62.99
K	18	1	75°52'51"	66.14	N. 47°12'17"E.	61.48
K	18	TOT.	19°11'51"	16.75	S. 85°15'21"E.	16.67
L	20	1	262°49'10"	229.35	N. 27°04'00"E.	75.00
L	20	TOT.	41°24'35"	21.68	N. 83°38'20"E.	21.21
M	21	1	90°00'00"	47.12	N. 17°56'00"E.	42.43
M	21	TOT.	30°00'00"	16.75	S. 72°04'00"E.	16.67
N	22	1	41°24'35"	21.68	N. 83°38'20"E.	21.21
N	22	TOT.	90°00'00"	47.12	S. 72°04'00"E.	42.43
O	23	1	19°11'51"	61.49	S. 75°57'06"E.	57.69
O	23	TOT.	64°47'22"	66.14	N. 29°46'36"E.	62.99
P	24	1	79°32'40"	69.89	S. 34°06'58"E.	64.34
P	24	TOT.	80°05'26"	50.00	N. 45°22'24"E.	63.97
Q	25	1	19°11'51"	61.49	S. 85°15'20"E.	16.67
Q	25	TOT.	262°49'10"	229.35	N. 27°04'00"E.	75.00
R	27	1	41°24'35"	21.68	N. 83°38'20"E.	21.21
R	27	TOT.	90°00'00"	47.12	S. 72°04'00"E.	42.43
S	28	1	93°50'12"	101.35	N. 73°59'06"E.	43.82
S	28	TOT.	63°56'10"	67.87	S. 85°05'55"E.	64.40
T	29	1	08°29'23"	51.12	S. 31°18'42"E.	51.07

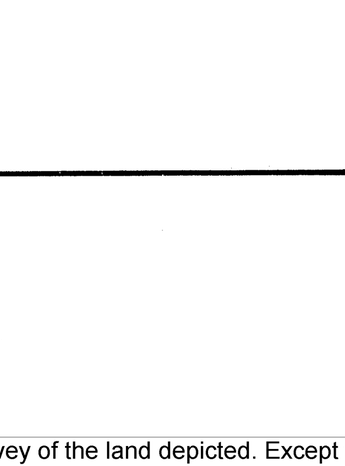
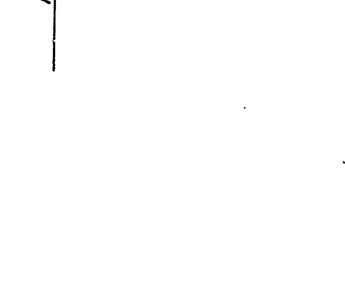


LEGEND

- DENOTES PERMANENT REFERENCE MONUMENT
- DENOTES PERMANENT CONTROL POINT
- 7 DENOTES LOT NUMBER
- DENOTES BLOCK NUMBER
- "A" DENOTES CURVE NUMBER

GENERAL NOTES

1. BEARINGS SHOWN HEREON ARE BASED ON VAILL POINT TERRACE UNIT ONE AS RECORDED IN M.B. 10, PG. 80.
2. ALL EASEMENTS SHOWN HEREON ARE FOR DRAINAGE AND UTILITIES UNLESS OTHERWISE NOTED.
3. THERE IS A 10 FOOT WIDE F.R.L. EASEMENT RESERVED ALONG ALL STREET RIGHT OF WAY LINES.



PREPARED BY:
MCKEE, EILAND AND MULLIS
LAND SURVEYORS, INC.
1246 HIGHWAY 37
ORANGE PARK, FLORIDA 32073
(904) 264-9811



"VAILL POINT TERRACE UNIT ONE"
M.B. 10, PG. 80

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