## THE ISLAND CLUB A RESIDENTIAL SUBDIVISION

## DECLARATION OF RESTRICTIVE COVEHANTS

State of Florida County of Wakulla

KNOW ALL MEN BY THESE PRESENTS:

MECUNUEIDED

MECUNUEIDED

MECUNUEIDED

MECUNUEIDED

MECUNUEIDED

ARLTON TUCKER

MECUNUEIDED

S3433

That Marsh Harbor Marina Fartnership, William T. Gaupin, managing partner hereinafter called the Peveloper, is the owner of The Island Club, a subdivision of lands South of Lot 121 of the Martsfield Survey, Township 5 South, Range 1 East, Wakulla County, Florida, in accordance with the plat thereof recorded in Plat Book 2, Page 49, Public Records of Wakulla County, Florida, and

WHEREAS, the Developer, in order to assure that there is a harmonious and continuous plan and development for said Island Club and further to assure that all lots and blocks which it may own in the said subdivision will be governed by a single and uniform plan, which plan will be binding upon its successors, assigns and legal representatives, does hereby place certain Covenants and Restrictions upon the said lands, which Covenants and Restrictions shall limit the use of each and all of the said lots as shown on the plat of THE ISLAND CLUE, and

WHEREAS, the Developer desires to make the said lots, as shown on the said plat, subject to the Covenants and Restrictions hereinafter stated, and to make the said Covenants and Restrictions run with the land,

NOW, THEREFORE, in consideration of the above, the Developer, for itself and its successors, legal representatives and assigns, hereby restricts the use of the aforesaid lots and does hereby place upon the said land, as described aforesaid, the following Covenants and Restrictions:

# THE ISLAND CLUB

#### COVENANTS

- 1. Land Use and Building Type: No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one, detached single-family cottage not to exceen two (3) stories in height, not inclusive of the parking area below.
  - All homes shall be new construction. All homes shall have at least the minimum living area of floor space at an elevation of ten (10) feet above ground level.
- The Developer or any future owner retains an Easement on the properties, as shown on the recorded plat, for access to this land. Further, the Developer retains the right to subdivide this land. If this is done, the lots would be subject to the same Covenants as THE ISLAND CLUB.
- 2. Architectural Control: No building or other structure shall be commenced, erected on be permitted to remain upon a lot, nor shall any exterior addition to or change or alteration therein be made to an existing building or structure until the plans and specifications showing the nature, kind, shape, height, materials and location of the same shall have been submitted (2 copies) to and approved in writing by Architectural Committee composed of one (1) representative of the Peveloper, one (1) representative of the real estate agency authorized to sell the subdivision lots and one property owner, other than the Peveloper, of a lot(s) within the Development. Approval or disapproval by 2/3 majority of the Architectural Committee of building plans and specifications shall be in writing within thirty (30) days after the plans and specifications have been submitted to the Committee or such plans shall be considered approved subject to all other Covenants. The Architectural Control Committee also must approve all docks, and seamalls prior to their construction.
- 3. Home Size: The miximum floor space shall be 1500 square feet, heated area, of the main structure, exclusive of open porches, carport, garage, etc., erected, altered, placed on any lot.

Prepared by William T. Gaupin, Managing Partner Marsh Harbor Marina Partnership Route 2 Box 403 Crawfordville, FL 32327

### 98 PAGE 40

## COVENANTS

- 4. Home Location: No building, including porches and carports, shall be located on any lot nearer than five (5) feet to the street lot line or five (5) feet to the frontage lot line. No building shall be located nearer than five (5) feet to a side lot line. No driveway shall be nearer than five five (5) feet to an interior (side) lot line, other than the installation of a common driveway. Exceptions may be authorized by the Architectural Control Committee.
- 5. Easements: Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat, or separate right to work Easements. Within these Easements, no structure or other material shall be placed or permitted, except a paved driveway, to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction or flow of drainage. The Easement area of each lot and all improvements in it shall be maintained continuously by the owner of the lot, except for those improvements for which a public authority or utility company is responsible.
- 6. Muisances: No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 7. Temporary Structures: No structure of temporary character, trailer, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as a residence either temporarily on permanently. No detached storage or utility buildings are permitted except for these structures used exclusively in connection with construction of a home. Such usage must be temporary and approved by the Architectural Control Committee for specified duration. The only exception to this would be a Gazebo.
- 8. <u>Signs:</u> No sign of any hind shall be displayed to the public view on any lot except one professional sign of not more than one square foot, one sign of not more than five square feet advertising the property for sale or rent, or signs used by the Developer to advertise the property during the construction and sales period.
- 9. Livestock and Poultry: No animals, livestock, or poultry or any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept provided that they are not kept, bred or maintained for any commercial purpose. Dogs, cats, or other household pets shall not be permitted to roam free in The Island Club and be a nuisance.
- 10. Garbage and Refuse Disposal: No lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall be kept in closed sanitary containers. No waste of any kind shall be dumped, drained or put into the canals inthe subdivision.
- 11. Utility Connections and Television Antennas: All house connections for all utilities including, but not limited to, water, severage, electricity, gas, and telephone shall be run underground from the proper connecting points to the dwelling structure. Radio or television antenna installations shall be a maximum height of twenty-five (25) feet above the dwelling roof elevation, not to exceed a maximum of fifty (50) feet above ground level of any lot. These must be eliminated upon the installation of a common system by the developer.
  - 12. All boat docks or piers to be constructed or placed in the canal in front of any lot shall protrude, including the boat tied up to the dock, into no more than one third of the canal channel at mean low water. Written approval by the Architectural Committee must be obtained for all dock construction plans.
  - 13. No person(s) shall live aboard any boat moored in the canals adjacent to any lot within this development.

PREPARED BY
William T. Gaupin, Managing Partner
Marsh Harbor Marina Partnership
Toute 2 Box 403
Crawfordville, FL 32327

OFF: 95 PAGE 41

## COVENANTS

14. Architectural Control Committee: Membership. The Initial Architectural Control Committee is composed of Millian T. Saupin , Howard C. Muff and John S. Ridner . A majority of the committee may designate a representative to act for it. In the event of death or resignation of any member of the committee, the remaining members shall have full authority to designate a successor. Neither the members of the committee nor its designated representative shall be entitled to any compensation for services performed pursuant to this Covenant.

Procedure. The committee's approval 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 thirty(30) 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 not be required and the related Covenants shall be deemed to have been fully complied with.

- 15. Enforcement: Enforcement of these Covenants and Restrictions shall be by the property owners association or any owner of a lot in The Island Club by any proceeding at law or in equity against any person or persons violating or attempting to violate any Covenant or Restrictions, either to restrain violation or to recover damages. The failure by the property owners association or any property owner at The Island Club to enforce any Covenant or Restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- 16. Haintenance of Access Street and Gate Easement: It is understood and agreed that each lot owner will be responsible for their pro-rate share of the expenses incurred for the maintenance and development of a stabalized road and for the common seawall to the West of lots 7 and 8. This common seawall to be developed by a slit of 52% by the developer, and 12% by lot owner 6,7,8, and 9.
- 17. <u>Mon-payment of Maintenance Expenses</u>: Should a lot owner not pay his share of common street and seawall development and maintenance expense within thirty (30) days following the date of the invoice to him for his share of the development and maintenance expense, a mortgage lien against such lot owner may be recorded against the property. The mortgage lien will carry a twelve (12) per cent annual interest rate and should the defaulting lot owner not promptly repay the lien, the mortgage lien holder may elect to take legal action as appropriate against the lot owner.
- 18. Mashouts or erosions on the Lots shall be properly tended to by the respective lot owner.
- 19. No major mechanical or repair work shall be performed on any motor vehicle within the subdividion. No inoperative motor vehicle shall be stored at The Island Club.
- 20. Exterior Maintenance: The lot owner shall provide exterior maintenance on home(s) and lot(s) to keep their property in an attractive condition comparable to other property in the area. A monthly fee from the homeover association may be imposed for up to \$30 for this service.
- 21. Term: These Covenants shall run with the land and shall be binding on all parties and all persons claiming under them for a period of twenty-five (25) years from the date these Covenants are recorded, unless modified by a 100% vote, after which time said Covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by 2/3 of the owners of the lots has been recorded, agreeing to change said Covenants in whole or in part.

For the purposes of voting to amend these Covenants there shall be one vote per lot including any lots owned by the Teveloper. However, any amendment shall not make the Teveloper or lots owned by it subject to the rules, regulations, I assessments of the Homeowner's Association unless the Peveloper gives written consent to same.

PREPARED BY
illiam T. Gaupin, Managing Partner
arsh Marbor Marina Partnership
oute 2 Box 403
rawfordville, FL 32327

REC. 98 PAGE 42

## COVENANTS

After twelve (12) or more lots have been sold, then by a majority vote of the lot owners, excluding the Peveloper, a property owners association shall be established as set forth below.

When the Homeowner's Association is established, by the Peveloper the initial monthly fees shall not exceed \$40 without a 2/3 vote by the property owner. Said association shall have the powers reasonably necessary to enforce and implement its duty of care, maintenance, and upkeep of said properties. Said association shall have the right to make assessments, provide rules for payment of assessments, and seek enforcement of assessments by may of liens, injunction, or other equitable proceeding, or a suit for damages.

In the event of the formation of a property owners association, all lot owners, shall become members of the association and subject to all rules, regulations and assessments of the association. However, lot owners without a house on their lot shall not be subject to any assessments or dues except for their prorata share of maintenance of the street, bridge, gate, and common seawall. After formation of the Homeowner's Association, all lots sold by the Developer in the future shall become members of the association immediately upon transfer of title from the Developer. In addition, all lots, excluding those owned by the Developer, even though said lots voted against formation of the Homeowner's Association or did not vote for or against the Homeowner's Association, shall become members of the association. For the purposes of voting to form the association, each lot shall have one vote.

When a Homeowner's Association is formed and the nules of the association provide that the association may put liens on property for non-payment of any dues or assessments, such liens shall absolutely be subordinate to the lien of any first mortgage now or hereafter ever placed upon the properties subject to such liens. This subordination shall not relieve the property from liability for any assessments now or hereafter due and payable but the lien thereby created shall be secondary and subordinate to any first mortgage as if said lien were a second mortgage, irrespective of when such first mortgage was executed and recorded.

PREPARED BY on T. Gaupin, Managing Partner Marbor Marina Partnership 2 Box 403 rdville, FL 32327

#### COVENANTS

IN WITNESS WHEREOF, MARSH HARBOR MARINA PARTNERSHIP, has caused this instrument to be duly executed by its authorized officer on this 150 day of \_\_\_\_\_\_\_\_\_, A.D., 1913.

SIGNED IN THE PRESENCE OF:

Theline Campas

By: Star T. Gaurin, Canaging Partner

MARSH\_HARDER

Nami Blooks

STATE OF FLORIDA

COUNTY OF WAKULLA

I HEREBY CERTIFY that on this day personally appeared before the undersigned officer, wellawing fortune of Marsh Harbor Marina, to me well known and known to me to be said officer, and he acknowledged to me that he executed the foregoing instrument in the name of and for that partnership, and that as such officer he is duly authorized to do so.

WITHESS my hand and official seal in the County and State named above this day of Scene, A.D., 1983.

Notary Public, State of Florida at Large My Commission Expires April 28, 1904

Bonded Thru Troy fain Insurance Local

PREPARED BY William T. Gaupin, Hanaging Partner Marsh Harbor Marina Partneyship Route 2 Box 403 Crawfordville, FL 32327

REC. 96 PAGE 44

REGORNED AFTER 100 FEW 100 92 HDV 23 PM 12004

# THE ISLAND CLUB A RESIDENTIAL SUBDIVISION

# AMENDMENT TO DECLARATION OF RESTRICTIVE COVENANTS

103375

STATE OF FLORIDA COUNTY OF WAKULLA

KNOW ALL MEN BY THESE PRESENTS:

That Marsh Harbor Marina Partnership, William T. Gaupin, managing partner hereinafter called the Developer, was the original owner of The Island Club, a subdivision of lands South of Lot 121 of the Hartsfield Survey, Township 5 South, Range 1 East, Wakulla County, Florida, in accordance with the plats thereof recorded in Plat Book 2, Pages 49 and 56, Public Records of Wakulla County, Florida; and

WHEREAS, the Developer executed a Declaration of Restrictive Covenants and caused the Declaration to be recorded at Official Record 96, Page 40 of the Public Records of Wakulla County, Florida; and

WHEREAS, solely by oversight, the Developer did not include the plat book and page reference for The Island Club Unit 2;

NOW THEREFORE, the Developer and the individual lot owners in The Island Club Unit 2 hereby adopt and incorporate as though fully set forth herein that Declaration of Restrictive Covenants dated June 15, 1983, recorded at Official Record 96, page 40 and amend the Declaration to be applicable and binding upon the property and the owners of The Island Club Unit 2, as described and set forth in a plat recorded in Plat Book 2, page 56 of the Public Records of Wakulla County, Florida.

IN WITNESS WHEREOF, MARSH HARBOR MARINA PARTNERSHIP, and the individual lot owners of The Island Club Unit 2 have caused this instrument to be duly executed on this day of October , 1992.

PEC 203 PAGE 184

Pebeca L. Armstrong
Printed Name of Witness

Rebeca L. Armstrong

Printed Name of Witness

MARSH HARBOR MARINA PARTNERSHIP

William T. Gaupin

Managing Partner

STATE OF FLORIDA COUNTY OF WAKULLA

I HEREBY CERTIFY that on this day personally appeared before me, the undersigned officer, William T. Gaupin, Managing Partner of Marsh Harbor Marina, to me well known to me to be said officer, and he acknowledged to me that he executed the foregoing instrument in the name or and for that partnership, and that as such officer he is duly authorized to do so.

WITNESS my hand and official seal in the County and State named above this 30th day of (Chook), A.D., 1992.

Notary Public

My Commission Expires:

Notary Public, State of Florida My Commission Expires March 28, 1993 Bonded Thru Troy Fain - Insurance Inc.

REC. 203 PAGE 185

WITNESSES:  Ditk W. Morald  Beth W. Donald  Printed Name of Witness	David Junay (Seal) Darrell Jordan
Linda Day Printed Name of Witness	
Beth W. Donald Printed Name of Witness	Cathy Jordan Seal
Linda Day Printed Name of Witness	
STATE OF Georgia	
	- 1

Before me personally appeared Darrell Jordan and CaHy Jordan to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this 9 day of Movember, 1992.

Notary Public

My Commission Expires:

REC. 203 PAGE 185

WITNESSES	Jym Roberson (Seal)
Printed Name of Witness	
Shaf Divselar	
SHAY DIVSALAR Printed Name of Witness	<b>\</b>
Win S	Susan Roberson (Seal)
Printed Name of Witness	
That Divselar	
SHAY DIVSALAR Printed Name of Witness	
STATE OF FLORIDA COUNTY OF LEON	
Before me personall	y appeared Jim Roberson and Susan

Roberson to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this 4

day of

ry Public

My Commission Expires:



CAROL L. RUSSELL MY COMMISSION # CC 195014 EXPIRES April 24, 1996 BONDED THEW TROY FAIN INSURANCE, INC.

REC. 203 PAGE 187

WITNESSES:    Julius   Supur   Thelma Caupus   Printed Name of Witness	Randy Armstrong
William T. Caupin Printed Name of Witness	
ROSAT A ROUTA Printed Name of Witness	Becky Armstrong (Becky Armstrong
Thelma Gausin Printed Name of Witness	
STATE OF Slerida COUNTY OF Walnut	· · · .

Before me personally appeared Randy Armstrong and Beck Armstrong to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

Oslaher, 1992.

Notary Public

(Seal)

My Commission Expires:



DEE: 203 PAGE 188

WITNESSES:
Selected Century Achard Harvey (Seal)
Pebecca L. Armstrong Printed Name of Witness
Printed Name of Witness
Tulma Saugen
Thelma Gaupin Printed Name of Witness
Succession Ormstrong Indo // way (Seal)
Rebecca L. Armstrona U / /
Printed Name of Witness
Tolma Claupin
Thelma Galpin Printed Name of Witness
and an employed
STATE OF Florida COUNTY OF Wakula
Before me personally appeared Richard Harvey and Linda Harvey to me well known and known to me to be the persons described in and who executed the foregoing instrument, and

acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this 10th day of 1992.

Seal

My Commission Expires:

Notary Public, State of Florida My Commission Expires March 28, 1993 Bonded Thru Tray Fain - Insurance Inc.

 $^{\text{GEF.}}_{\text{REC}}\,203\,_{\text{PAGE}}\,189$ 

WITNESSES:	Two huted Swarler (Seal
Chelma Jung	ROBERT D. DUROCHER
Printed Name of Witness  School & Arritro	19
Pebara L. Armstrong Printed Name of Witness	
Thelm Lauger	May L. Ducker (Seal
Printed Name of Witness	NANCY L. DUROCHER
There of antio	lg.
Printed Name of Witness	O .
STATE OF Sloreda	
COUNTY OF Thabilla	

Before me personally appeared Darryl Jordan and Cathy Jordan to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this 10 day of

Notary Public

(Seal)

My Commission Expires:



THELMA G. GAUPIN
MY COMMISSION & CC 191116 EXPIRES
April 28, 1996
BOHDED THRU TROY FAIN DISURANCE, INC.

SEE: 203 PAGE 190

Rebecca L. Armstrong Printed Name of Witness	Al Oosterhof (Seal)
Thelma Gaufin Printed Name of Witness	•
Rebecca L. Avmstrona Printed Name of Witness	Darlene Obsterhof (Seal)  Darlene Oosterhof
The Ima Gauges  Printed Name of Witness	
STATE OF Florida COUNTY OF Wahulla	

Before me personally appeared Al Oosterhof and Darlene Oosterhof to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this \_\_\_\_ day of of one when \_\_\_\_ , 1992.

Notary Public

(Seal)

My Commission Expires:



THELMA G. GAUPIN MY COMMISSION & CC 191116 EXPIRES April 28, 1996 Bonded thru thoy fain insurance, inc.

OFF. 203 PAGE 191

$\frac{1}{2}$
William I. GAUPIN
Printed Name of Witness
$\sim$ $\sim$
Tholina Cause
( The the tipe
Tholux (+Auful)
The ma Gauliu Printed Name of Witness
Filuted Name of Witness
1181 - 100
Will I dem
1211 a. Il Gana
William T. GAUPIN
Printed Name of Witness
Printed Name of Witness  Nelsun Laupu
Printed Name of Witness  Nelsun Laupu
Printed Name of Witness  Nelson Lauper  Thelma Coupin
Printed Name of Witness  Nelson Lauper  Thelma Coupin
Printed Name of Witness  Nelson Lauper  Thelma Goupen
Printed Name of Witness  Nelson Lauper  Thelma Coupin
Thelma Gaugin Printed Name of Witness  Thelma Gaugin Printed Name of Witness
Printed Name of Witness  Nelson Lauper  Thelma Coupin
Thelma Gaugin Printed Name of Witness  Thelma Gaugin Printed Name of Witness

Carl Bjefregaard

Marcia Bjernegaard (Seal)

Before me personally appeared Carl Bjervegaard and Marcia Bjervegaard to me well known and known to me to be the persons described in and who executed the foregoing instrument, and acknowledged to and before me that they executed the said instrument for the purposes therein expressed.

WITNESS my hand and official seal, this 3/3/day of

( Melsua

(Seal)

My Commission Expires:

Prepared by:

Robert A. Routa P. O. Box 1600 Crawfordville, FL 32326



THELMA G. GAUPIN MY COMMISSION # CC 191116 EXPIRES April 28, 1996 Bonded Thru Thoy fain Insurance, Inc.

OFF. 203 PAGE 192