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AMENDED RESTRICTIONS SELKIRK ISLAND, SECTION III + PRE

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF MATAGORDA

THAT SELKIRK ISLAND CORPORATION, a Texas corporation, the owner of the following described property lying and being situated in the County of Matagorda, State of Texas, to-wit:

Selkirk Island, Section III, a Subdivision in the William Selkirk Survey, Abstract No. 87, Matagorda County, Texas, as per plat of said Selkirk Island, Section III, of record in Volume 7, Pages 6, 7, and 8, in the Office of the County Clerk of Matagorda County, Texas

being desirous of creating a uniform plan of restrictions of said property, does hereby declare that all lots in said Subdivision (sometimes herein referred to as Selkirk Island) are held and shall be conveyed subject to the following reservations, restrictions, covenants and conditions, which shall all be covenants running with the land and shall be beinding on Selkirk Island Corporation, and all persons, corporations, firms and other legal entities claiming any portion of said lands under it as hereafter provided:

All lots in said subdivision shall be used only for private dwelling or residence purposes, except those lots hereinafter mentioned, and none of same or any portion of the streets or roads therein shall ever be used by any lot owner, his agents, employees or guests as means of access to any adjacent tract of land.

- l. No structure shall be erected, placed or altered on any building dot in said subdivision until the building plans, specifications and plot plan showing the location of such building have been approved in writing as to conformity and harmony of external design with existing structures in said subdivision, and as to location of the building with respect to topography and finished ground elevation, by the Selkirk Island Improvement Committee hereinafter provided for.
- 2. Structures, as that term is used herein, shall be held to include all buildings, fences, walls, swimming pools, playground equipment, outdoor cooking or heating facilities, and any and all other improvements. No dwelling or residence structure shall be built with less than 1000 square feet of livable space, exclusive of open porches and garages.
- 3. Toilet facilities of all residences shall be installed inside such residence and shall be connected, before use, with a septic tank provided by the owner of said lot. Such sewage disposal system shall be in accordance with the requirements of the State Department of Health and shall be subject to the inspection and approval of the Health Officer of Matagorda County, Texas. The drainage of septic tanks into a road, street, river, or any ditch is prohibited.
- 4. No dwelling or residence shall be erected or placed on any parcel less than one full lot as shown on the recorded plat of the subdivision; and no lot shall be subdivided or a portion thereof conveyed except as between the respective owners of full lots continuous theretor and any such attempt to otherwise sub-

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- 4. No dwelling or residence shall be erected or placed on any parcel less than one full lot as shown on the recorded plat of the subdivision; and no lot shall be subdivided or a portion thereof conveyed except as between the respective owners of full lots contiguous thereto; and any such attempt to otherwise subdivide ownership of a lot shall be absolutely void.
- 5. No business, trade or profession of any kind shall ever be conducted or carried on in any structure or upon any lot, nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood.

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- 6. No basement, garage, barn or other outbuilding erected on any of the herein described lots shall at any time be used as a residence temporarily or permanently, nor shall any structure of a temporary character be used as a residence.
- 7. Only new construction shall be placed on said lots, it being the intent and purpose of this restriction that no existing building of any kind or character shall ever be moved onto any of said lots, excepting herefrom new sectional, modular or pre-built or pre-fabricated residences.
- 8. The exterior walls of all dwellings or residences, and all other buildings placed, erected or constructed on any of said lots shall be of wood, brick, or other material acceptable to the Selkirk Island Improvement Committee.
  - 9. No out-building shall exceed in height or area the dwelling or residence to which it is appurtenant. No out-building shall be rented out or occupied by persons other than bona fide domestic servants of the occupants of the main dwelling or residence.
- 10. No building shall be located on any lot nearer to a side line than 5 feet or according to the recorded plat of Selkirk Island, Section III. The front building line, facing Selkirk Road, to be not less than twenty-five feet.
  - 11. All exterior construction of any dwelling commenced within said subdivision must be completed within six (6) months from the date such construction is first commenced.
  - 12. No tent, shack, trailer house or mobile home residences may be placed upon any lot in this section, Section III.
  - 13. No animals, livestock, poultry or fowls of any kind shall be raised, bred, or kept on any lot, except that dogs and cats (not to exceed two of each category) may be kept, provided they are not kept, bred or maintained for any commercial purposes, but only for the use and pleasure of the owners of such lots, and shall be so trained and confined as not to constitute a nuisance to any lot owner within the subdivision.
- 14. 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 a nuisance to the neighborhood. No person shall discharge any gun, pistol or firearm, air-rifle or air-pistol, activated by whatever means including gun powder, compressed air or gas, or spring. or any cannon cracker or torpedo as same are defined in the laws of the State of Texas, on, over or across, any lot, block, street or easement within this Subdivision.
- 15. The owners or occupants of all lots in this Subdivision shall at all times keep all weeds and grass thereon cut in a sanitary, healthful and attractive manner, and shall in no event use any lot for storage of material and equipment except for normal residential requirements or permit the accumulation of garbage, trash or rubbish of any kind, thereon. In the event of default on the part of the owner or occupant of any lot in this Subdivision in observing the above requirements, or any of them, employees or agents of Selkirk Island Corporation, its successors or assigns, may, without liability to the owner or occupant, in trespass or otherwise, enter upon said lot, cut, or cause to be 141, such weeds and grass, and remove or cause to be removed such





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- 16. No sign, advertisement, billboard, or advertising structure of any kind may be erected or maintained anywhere within the Subdivision without the consent in writing of the Salkirk Island Improvement Committee. The members of the Committee shall have the right to remove any such sign, advertisement, or bill-board or structure which is so placed without such consent, and in so doing, shall not be liable, and is expressly relieved from any liability for trespass or other tort in connection therewith, or arising from such removal.
- 17. No boats, boat trailers, or boat rigging shall ever be parked or placed (except temporarily) nearer to the street than the building setback lines. The parking of automotive vehicles on road shoulders for a period longer than twelve hours is prohibited.
- 18. The digging of dirt or the removal of any dirt from any lot is expressly prohibited, except when necessary in conjunction with the landscaping of such lot, or in conjunction with construction being done on such lot.
- 19. All residences and other buildings or structures must be kept in good repair, and must be painted when necessary to preserve the attractiveness thereof.
- 20. The Selkirk Island Improvement Committee (architectural control committee) shall be composed initially of J. Pabst, E. T. Pabst and John E. Boyd, Jr. After 75% of the lots have been conveyed by deed, a majority of the then owners of such lots may appoint a committee composed of three members owning lots in Selkirk Island to replace the membership of the initial committee, or the membership of the initial committee may in their discretion before 75% of the lots have been conveyed by deed, appoint three members to replace them on the committee. Each owner shall be entitled to one vote for each lot for which he then holds a recorded deed. Such committee as so reconstituted shall remain in existence and have such authority as a majority of the then owners of lots evidenced by recorded deeds may from time to time determine. Said committee members shall serve without compensation.
- 21. The Selkirk Island Improvement Committee shall have the following powers and functions:
  - A. Collect and expend, in the interest of the subdivision as a whole, the maintenance fund herein created.
  - B. Enforce these covenants and restrictions by appropriate proceedings (but this power shall not be exclusive and may also be exercised by any lot owner in Selkirk Island).
  - C. Enforce any lien imposed on any part of this subdivision by reason of the violations of any of these covenants or restrictions, or by reason of failure to pay the maintenance charged herein provided, and to execute a release of such lien performance.
  - D. Approve or reject plans and specifications for improvements to be erected in Selkirk Island. All plans and specifications for improvements must be submitted to the committee for approval prior to the commencement of and

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"Maintenance Fund," to be paid annually on the first day of January of each year next following the date of such deed or contract of sale by the owner of the lot, to Selkirk Island Improvement Committee, at its office at Box 1, Wadsworth, Texas, 77483, or at such other place as it shall designate in writing, and said charge and lien are hereby assigned to said committee. The annual maintenance charge may be adjusted from year to year by the Selkirk Island Improvement Committee, but in no event shall said charge be raised above ten mills per square foot of area.

Funds arising from said charge shall be applied, so far as sufficient, toward the payment of maintenance expenses incurred for any or all of the following purposes: enforcing compliance with these restrictions, improving and maintaining the streets and doing any other thing necessary or desirable in the opinion of said Committee to keep the property neat and in good order, or which it considers of general benefit to the owners or occupants of the addition, it being understood that the good faith judgment of said committee in the expenditure of said funds shall be final.

The Selkirk Island Corporation is specifically excluded from the requirement to pay maintenance fees on any lot said corporation is holding in this development for sale or resale.

Such maintenance charge shall extend for a period of ten years from the date of recording of this instrument, and shall be extended automatically for successive periods of ten years unless the owners of a majority of the lots in the entire addition vote to discontinue such charge, such action to be evidenced by written instrument signed and acknowledged by the owners of a majority of the lots and signed and acknowledged by the owners of a majority of the lots and recorded in the Deed Records of Matagorda County, Texas. By acceptance of deed or contract of sale, each purchaser agrees and consents to and joins in such maintenance charge, and acknowledges the lien for enforcement of collection thereof.

23. Enforcement of these covenants and restrictions may be by proceedings at law or in equity against any person or persons violating or attempting to violate any covenant or restriction either to restrain such violation or to recover damages. Such enforcement may be by Selkirk Island Corporation, the Selkirk Island Improvement Committee or the owner of any lot in said subdivision.

24. Lots 1, 2, 3, 8, Block 1; Lot 1, Block 3, Sect. III, Selkirk Island, are hereby excluded from all paragraphs of these restrictions as well as all reserve tracts shown on recorded plat of said Sect. III so long as owned by Selkirk Island Corporation or successor corporation.

25. Invalidation of any of the foregoing restrictions by judgement of a court of competent jurisdiction or other authority having jurisdiction of the subject matter shall in no wise affect any of the other provisions, all of which shall remain in full force and effect,

EXECUTED this 18th day of APRIL, 1973.

ATTEST: J. Market

SELKIRK ISLAND CORPORATION
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President

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STATE OF TEXAS

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EXECUTED this 18th day of APRIL . 1973.

SELKIRK ISLAND

STATE OF TEXAS COUNTY OF MATAGORDA

BEFORE ME, the undersigned authority, on this day personally appeared J. PABST, President of SELKIRK ISLAND CORPORATION, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that he executed it for the purpose and consideration therein expressed, in the capacity therein stated and as the act and deed of said corporation.

GIVEN UNDER my hand and seal of office this the 18TH day of April, 1973.

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County Court, Matogordo Co., Texas. By Jane Bailei Deputy