


Doc ID: 003899730002 Type: CRP
Recorded: 01/23/2025 at 11:39:46 AM
Fee Amt: \$26.00 Page 1 of 2
Granville County, NC
Kathy M. Taylor Reg of Deeds
BK **2011** PG **934-935**

North Carolina
Granville County

Protective Covenants for
JSW Partners, a NC General Partnership
Book of Maps 54
Page 97

This Declaration of Restrictive Covenants made this ____ day of January, 2025 by JSW Partners, a NC General Partnership (hereinafter called collectively "Declarants").

WHEREAS DECLARANT is owner of Lots 9R through 21 of Cannady Mill Farms as shown on Plat Book 54 Page 97 recorded in the Granville County Registry and are desirous of subjecting said property to the Protective Covenants hereinafter set below.

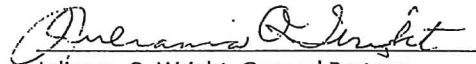
NOW THEREFORE, Declarant does hereby declare that the above-described real property located in Granville County, North Carolina is and shall be held, transferred, sold, and conveyed subject to the following Protective Covenants.

1. Prior to the construction of any dwelling or structure all plans and specifications, depicting design, materials and locations on the tract of the proposed dwelling, fencing, and outbuildings shall be given to Julianna O. Wright or assign for approval. Failure of Julianna O. Wright or assign to accept or reject a plan with thirty (30) days after receipt-in-writing of plan shall constitute acceptance of said plan.
2. No structure of a temporary character such as a tent, shack, or camper shall be used as a permanent dwelling. No mobile homes shall be permitted.
3. All animals and fowl shall be confined to their owner's property. All pens and housing for any animals or fowl shall be regularly cleaned. There shall be no odor or disruptive noise from animals or fowl. No kennels are allowed. Large scale commercial raising of animals or fowl is not allowed. No animals of an aggressive nature shall be allowed.
4. No junked vehicles shall be allowed to remain on any tract nor any junkyards, junk materials or large-scale trade inventories.
5. Communication towers shall be allowed only with the written permission of Declarant.
6. All garbage shall be stored in receptacles which garbage shall be disposed of regularly. No noxious or dangerous materials shall be buried on the property.
7. No loud, obnoxious, repetitious noise shall be allowed, nor anything done that would be an annoyance or nuisance to the other tract owners. No sustained firearm target practice is allowed.
8. ... No 18-wheeler tractors or trailers or heavy construction equipment shall be parked on the private road.

9. Five feet (5) of space adjoining sidelines and ten (10) feet of space along rear lines shall be reserved for utility easements.
10. Existing trees shall be left uncut for fifteen (15) feet on sidelines and backlines except for reasons of utility installation, disease of trees, or fall impact danger.
11. One family division resulting in no more than 2 lots will be allowed unless approval given in writing by Declarant or Declarant Assigns and said division is approved by the County of Granville.
12. No unlicensed motorized vehicles may be operated within the subdivision road at a speed greater than 12 miles per hours.


These covenants and restrictions are to run with the land and shall be binding on all parties subject to them for a period of twenty-five (25) years from the date the covenants are recorded in the Office of the Register of Deeds in Granville County. Unless an instrument signed by a majority of the lot owners has been recorded, said instrument agreeing to change the covenants in whole or in part.

JSW Partners, a NC General Partnership


Julianna O. Wright, General Partner

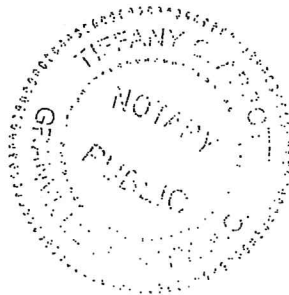
STATE OF NORTH CAROLINA
COUNTY OF Granville

I, a Notary Public of the County and State aforesaid, certify that Julianna O. Wright appeared before me this day and acknowledged that she is General Partner of JSW Partners, a NC General Partnership and that by authority duly given, the foregoing instrument was signed by her in the Company name as the act of the Company.

Witness my hand and official stamp or seal, this the 21 day of January, 2022 ⁵ 


Notary Public

My Commission Expires: 7-29-27





Doc ID: 003918660003 Type: CRP
Recorded: 03/27/2025 at 09:56:02 AM
Fee Amt: \$26.00 Page 1 of 3
Granville County, NC
Kathy M. Taylor Reg of Deeds

BK 2019 PG 296-298

STATE OF NORTH CAROLINA
COUNTY OF GRANVILLE
DECLARATION OF POND MAINTENANCE COVENANTS

This DECLARATION is made this 25th day of March, 2025 by JSW Partners, a North Carolina General Partnership ("Declarant")

WHEREAS the Declarant is the owner of those tracts of land as shown on that plat entitled "Exempt Division & Recombination Plat Cannady Mill Farms" dated November 1, 2024, recorded in Plat Book 54 page 97 at the Granville County Registry. Said tracts are shown on the plat as Tract 11 and Tract 12.

WHEREAS a pond ("Pond") is located on Tract 11 and Tract 12

WHEREAS the Declarant wishes to state the responsibilities and privileges of the Owners of Tract 11 and Tract 12 regarding the Pond.

NOW, THEREFORE, the Declarant subjects Tract 11 and Tract 12 to the following covenants:

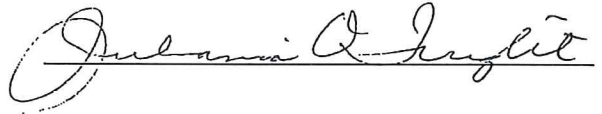
1. The Owners, and their respective heirs, successors, and assigns, shall keep and maintain the dam of the Pond in good functional repair. All cost and expenses for the maintenance and repair thereof shall be paid at the time of completion of such work and shall be divided and shared equally by the Owners. In the event the Owners are divided as to the necessity of repair of the dam, then either Owner may apply for relief under Uniform Arbitration Act, and all parties hereto, their respective heirs, successors, and assigns, agree to be bounded by the decision of the arbitrator, which decision shall be declared the decision of both of the Owners.

2. For making necessary repairs to the Pond dam, each of the Owners has an easement of ingress, egress, and regress in, to, over, and across the properties of the respective Owners, but only to the extent necessary to make such repairs. The Owners shall always keep and maintain the structure and integrity of the Pond dam in good order and repair and shall not carry on any activity or do any act or thing which may cause damage thereto. In the event – damage is caused to said dam by an act or activity of an Owner, then said Owner causing such damage shall pay the entire cost of the repair to the dam.
3. Each Owner, and his, her, or heirs, successors, and assigns, shall have the right and privilege of use of the entire area located within the perimeter (water's edge) of the Pond. All shorelines of the Pond shall be kept and maintained in a reasonable manner, free of debris. Each Owner shall keep his, her, or their shoreline grassed or suitably planted to prevent erosion. The Pond water shall be kept free of contamination, free of poisonous or hazardous wastes, and in such state shall be safe for animal consumption. In the event any Owner shall carry on any activity or any act or thing which may or does cause contamination of the Pond, then said Owner causing such damage shall immediately remedy the damage at his, her, or their own expense.
4. No Owner, or his, her, or their heirs, successors, and assigns, shall do, or permit to be done, any of the following activities, unless specifically agreed to in writing by a majority of the Owners who share the Pond:
 - a. Seining, netting, or other activity which catches or harvest fish in quantity from the Pond.
 - b. Draining the Pond
 - c. Pumping or otherwise transferring water out of the Pond for any purposes, except in an emergency.
 - d. Permitting fishing from the Pond by the Public.
 - e. Allowing boats with motors to use the Pond.
 - f. Allowing users on the Pond who engage in loud, boisterous, or disruptive activities.

WHEREOF, the Declarant has hereunto set its hand and seal the day and year first above written

Signed -

JSW Partners, G.P.



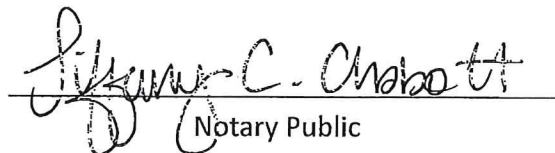
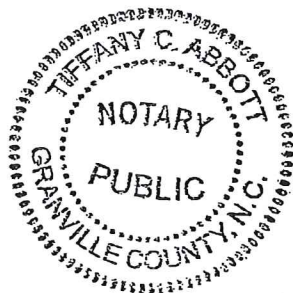
Julianna O. Wright
Partner

STATE OF NORTH CAROLINA
COUNTY OF Granville

I the undersigned Notary Public, do hereby certify that Julianna O. Wright,
personally appeared before me this day and acknowledged that she is Partner of JSW Partners,
a North Carolina Partnership and that by authority duly given, the foregoing instrument was
signed by her in the Company name as the act of the Company.

WITNESS my hand and notarial seal-stamp, this the 25 day of March, 20 25
My Commission Expires:

7-29-27


Notary Public

Doc ID: 003829970003 Type: CRP
Recorded: 02/09/2024 at 11:49:53 AM
Fee Amt: \$26.00 Page 1 of 3
Granville County, NC
Kathy M. Taylor Reg of Deeds
BK 1974 PG 681-683

State of North Carolina

Cannady Mill Farms - Private Road Maintenance Declaration

County of Granville

This Private Road Maintenance Declaration is made this the _____ day of February, 2024 by
JSW Partners, a North Carolina General Partnership (the "Declarant").

WITNESSETH:

Whereas, the Declarant holds title to two tracts shown as Tracts 2 and 3 on that plat
recorded in Plat Book 52, Page 118, Granville County Registry, North Carolina (the
"Acreage"); and

Whereas part of the Acreage has been further subdivided into ten tracts shown as
Tracts 1 through 10, Cannady Mill Farms, on that plat recorded in Plat Book 53, Page 15,
Granville County Registry; and

Whereas the ten subdivided tracts have accessed to Cannady Mill Road (N. C. S. R.
1622) by, through and over a 40' access easement as the same is shown on said plat as River
Mill Lane, a private road; and

Whereas the Declarant desires to provide for the maintenance and repair of River Mill
Lane and any other connecting private roads created by future subdivisions of the Acreage.

NOW, THEREFORE, the Declarant, for itself, its heirs, successors, and assigns, does
declare as follows:

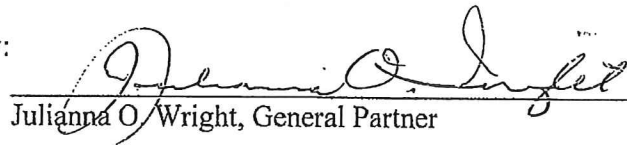
1. River Mill Lane is a private road which is dedicated for the use of all
owners of the ten tracts shown on the map recorded in Plat Book 53, Page
15, Granville County Registry and for the use of all owners of any tracts
created by the future subdivisions of the Acreage. The use of River Mill
Lane and any future connecting private roads in the subdivision is
extended to the public.
2. There is hereby created a Road Maintenance Association for the purpose
of maintaining River Mill Lane and any future connecting private roads in
the future subdivision of the Acreage as well as establishing speed limits.

3. Each owner of a tract abutting River Mill Lane and any future connecting roads shall be a member of the Road Maintenance Association and shall be entitled to one vote per recorded tract owned at the annual meeting of such association to be held on the second Tuesday of May of each year, commencing in year 2024.
4. At the annual meeting there shall be elected a Board of Directors for the Road Maintenance Association consisting of three members and the three members so elected shall be responsible for contracting and providing for the road maintenance and assessing the owners abutting the roads.
5. In the event an owner fails to pay his proportionate part of the road maintenance, based on recorded tracts owned, the association may enforce such payment through civil action for such purpose in the General Court of Justice of Granville County North Carolina.
6. The assessment may not exceed \$250.00 per year per recorded tract unless there said amount is changed by a vote by two thirds of all members.
7. River Mill Lane is not constructed to the standards required by the North Carolina Department of Transportation required for inclusion in the State Highway System for maintenance by the Department of Transportation. Any future roads built will also not meet the minimum standards and will not be maintained by the Department of Transportation. An affirmative vote of two-thirds of all members shall be required to seek inclusion of River Mill Lane and any future connecting roads into the State Highway System.
8. This Declaration is executed and recorded for the express purpose of putting all prospective purchasers of tracts in Cannady Mill Farms on notice as to the status of River Mill Lane and any future connecting roads as private roads to be maintained by the Road Maintenance Association, notwithstanding any requirements on the present owner to supply and secure an appropriate acknowledgment from prospective purchasers of any tracts in Cannady Mill Farms of the receipt of this disclosure being made.
9. All tracts within Cannady Mill Farms shall be subject to the Declaration and said Declaration shall run with the land.
10. Any damage to River Mill Lane or future connecting roads caused by new construction on a tract lot shall be the sole responsibility of that tract owner or the tract owner's contractor.

IN WITNESS WHEREOF, the Declarant has caused this instrument to be signed in its corporate name by its duly authorized partner the day and year first above written.

JSW Partners

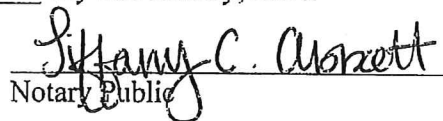
By:

 (SEAL)
Julianna O. Wright, General Partner

STATE OF NORTH CAROLINA
COUNTY OF Granville

I, Tiffany C. Abbott, a Notary Public of the County and State aforesaid, certify that Julianna O. Wright personally appeared before me this day and acknowledged that she is a General Partner of JSW Partners, a North Carolina General Partnership and that by authority duly given, and as an act of the partnership, the foregoing instrument was signed in its name by her.

Witness my hand and official stamp or seal, this 6th day of February, 2024.


Notary Public

My Commission Expires: 7.29.27

