

Prepared by George T. Perkins, III

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STATE OF NORTH CAROLINA  
COUNTY OF TRANSYLVANIA

RESTRICTIVE COVENANTS AND ROAD MAINTENANCE  
AGREEMENT APPLYING TO PROPERTY KNOWN AS  
INDIAN CAMP MOUNTAIN

Indian Camp Mountain, Inc., owner of property shown of plat prepared by John Long, Surveyor, containing 1148 acres, known as Indian Camp Mountain Development, County of Transylvania, State of North Carolina, hereby subjects the said Development to the following restrictions as to use by whomsoever owned, to-wit:

1. All property within the tract shall be Residential Property. No structures shall be erected, altered, placed or permitted to remain on any lot other than one detached single family dwelling not to exceed two and one-half stories in height, a private garage, guest house, and other non-commercial outbuilding such as horse barn and stable.
2. No noxious or offensive activity shall be carried on upon any of the property nor shall anything be done thereon which may be or become an annoyance or nuisance to the neighborhood. No business, trade, or commercial activity of any kind shall be conducted in any building or on any portion of any of the property.
3. No trailer, basement, shack, garage, barn or other outbuilding erected on the tract 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, except as permitted in paragraph 8.
4. The ground floor area of the main structure, exclusive of one story porches and garages shall be not less than 900 square feet. Total on all stories shall be 1200 square feet minimum. No building shall be located nearer to the right of way margin than 40 feet. No building shall be located nearer than 50 feet to any side or rear lot line of any Indian Camp Mountain property.
5. No plots conveyed by the parties hereto shall be subdivided so as to create an additional building plot of less than 5 acres. Under no circumstances may an owner of any plot, sell, lease, or permit the use of any part of said plot as a way of entrance to any other property, outside the boundaries of Indian Camp Mountain, without the written consent of Indian Camp Mountain, Inc. Indian Camp Mountain, Inc. reserves the right, for itself and its successors and assigns, to use the roads within the Development for access to properties outside the Development, and also the right to grant a right of way over the said roads to such others as it may in writing designate.
6. No chain link fence shall be constructed or maintained along the front property line of any plot. Any fuel storage tank, satellite dish, antenna, etc., shall be placed or maintained away from joint use roadways in an inconspicuous manner.
7. No property owner shall engage in any activity which will result in the deposit or accumulation of trash, refuse, debris, or other objectionable matter.
8. Camping in a tent, recreational vehicle or motor home shall be limited to 60 days per year. However, property owners may use motor home, etc. as a residence up to six months while home is under construction.
9. No house trailer, disabled vehicle, unsightly machinery or other junk shall be placed on any lot, either temporarily or permanently. A properly designated representative of the maintenance association may, at the owner's expense, remove any such house trailers, disabled vehicles or unsightly machinery or junk, from any lot. However, this shall not be construed as prohibiting the parking or keeping of travel trailers, so long as they are maintained in a sightly manner and not used as a residence (except as permitted in paragraph 8).
10. The exterior of the residence must be completed in twelve (12) months from the time that construction starts.
11. No hunting of any kind is permitted on Indian Camp Mountain property.
12. No motor bike, trail bike, all terrain vehicle or any other noisy vehicle that will adversely affect the tranquility will be permitted at Indian Camp Mountain.
13. Up to two horses per 5 acres will be allowed at Indian Camp Mountain. All other livestock are prohibited.
14. Domestic pets must not be allowed to adversely affect wildlife. Pets must be fenced or on a leash when not under the supervision of owner.

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15. Owners clearing land for pasture, homesite, garden, etc., are required to stabilize soil as soon as possible. In the event a property owner neglects erosion control, any Indian Camp Mountain owner shall have the legal right to seek court action to enforce compliance.

16. Trees shall not be cut for commercial purposes. Fifty (50) foot width of trees shall be left along the property line when clear cutting for pasture, gardens, etc.

17. Easements for the installation of utilities and the maintenance thereon are reserved over the front twenty-five (25) feet for the entire distance of the front property lines.

18. Indian Camp Mountain, Inc. will designate picnic and wildlife food strip areas along road right-of-way. The property owners association will have the right to maintain such locations.

19. Exteriors of buildings shall be constructed of durable materials, not to include ribbed metal or translucent fiberglass siding or roofing, unprotected fiberboard, or untreated wood (except cedar). Metal ductwork, conduits, or long sections of metal chimneys shall not be left exposed to the view of others. No intense or fluorescent paints shall be used externally, nor highly reflective surface treatments of any sort, nor paint or other decoration applied in stripes, dots, or other repetitive geometric shapes. Except for temporary holiday decorations, no brightly colored or artificially lighted exterior lawn or yard decorations shall be placed on any lot so as to be visible to others. Mailboxes shall be of a Postal Service approved type, and shall be sturdily supported by something other than parts of machinery, chains, milk cans or similar articles. Fences, if erected, shall be made of some uniform material, and shall not be constructed of barb wire, nor charged with electricity.

20. TERM: These covenants are to run with the land and shall be binding on all property owners of Tract B containing 1148.43 acres, Plat Book 3, Page 310 in the Transylvania County Registry, (and later such lots as the developer may subject hereto) for twenty (20) years from the date these covenants are recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by a two-thirds (2/3) majority of the then owners of the lots has been recorded, agreeing to change said covenants in whole or in part, but not apply to the Road Maintenance Agreement.

21. SEVERABILITY: Invalidation of any one of these covenants by judgment of Court Order shall in no wise affect any of the provisions which shall remain in full force and effect.

22. ENFORCEMENT: Enforcement shall be by proceedings at law or in equity against any person violating or attempting to violate any covenant, either to restrain violation or to recover damages.

ROAD MAINTENANCE AND LAND OWNERS' ASSOCIATION:

- (A) Until January 15, 1990, the upkeep of the roads within Indian Camp Mountain shall be the responsibility of the developer. On that date, responsibility for road maintenance shall vest in the lot owners, acting through their Land Owners' Association, described below. Until that date, the annual road maintenance fee shall be payable to the developer. Thereafter, it shall be payable to the Land Owners' Association.
- (B) The annual fee for road maintenance shall initially be one hundred fifty dollars (\$150) per year for lots up to twenty-four acres in size, and three hundred dollars (\$300) for lots of more than twenty-four acres. After January 15, 1990, the amount of the annual road maintenance fee shall be set by majority vote of the members of the Association taken at a regularly scheduled meeting at which a quorum is represented, either in person or by proxy. However, the above-mentioned provision as to proration of the fee by lot size cannot be changed. Ninety per cent of road maintenance fund must be used only on items directly affecting roads. (Examples - grading, gravel and maintenance

of entry gate, etc.). The remaining ten percent may be used to maintenance picnic areas, wildlife food strips, etc. The failure of a lot owner to pay the annual fee shall incur a lien on the lot involved, which the developer or the proper officers of the Land Owners' Association are authorized to file of record. The maintenance fee for any given year shall be due and payable by January 15th of that year, and shall accrue interest thereafter until paid at the annual rate of fifteen percent (15%). This interest and the costs of filing the lien referred to above shall be added to the maintenance fee, and shall be paid before the lien is removed.

- (C) In addition to filing the lien for road maintenance, the developer or the proper officers of the Land Owners' Association shall have the authority to bring a legal action in the appropriate court for judgment and levy, as a means of perfecting such lien.
- (D) Each owner of a lot in Indian Camp Mountain shall be a member of the Land Owners' Association, which is an unincorporated association. Each lot shall be represented by one vote, except for lots having more than twenty-four acres, which shall be represented by two votes. The Land Owners' Association shall convene annually on a date and at a place to be selected by its bylaws; but unless changed by the bylaws, the annual meeting shall be held at noon on the Sunday before Labor Day of each year (beginning with September 3, 1989), on the Courthouse lawn in Brevard, North Carolina. While the developer continues to own property in Indian Camp Mountain, the developer shall have one vote in the Land Owners' Association for each twenty-four acres which it owns. A quorum at any annual meeting of the Association shall consist of a simple majority of the possible votes in the Association at that time. Any additional property accessed by Indian Camp Mountain road system will be developed in a like manner and subject to the road maintenance agreement. For any change except annual fee charge (covered in Paragraph B) a one hundred (100%) percent majority vote will be required to alter the road maintenance agreement.

Indian Camp Mountain, Inc., agrees to and guarantees the following:

- (A) That all tracts will meet the specifications set forth by the Transylvania Health Department for Septic Tank Percolation.
- (B) That it will provide an entrance gate for limited entry.
- (C) That all tracts will be conveyed with insurable title.
- (D) That all tracts will have access to electric power and telephone service.
- (E) That all tracts will front on paved or all weather gravel roads.

IN TESTIMONY WHEREOF Indian Camp Mountain, Inc. has hereunto set its hand and seal, this the 25<sup>th</sup> day of January, 1989.

INDIAN CAMP MOUNTAIN, INC.

By: J. Amer B. O'Neil (Seal)  
President

ATTEST:  
S. Eric Hendricks  
Secretary



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STATE OF NORTH CAROLINA  
COUNTY OF TRANSYLVANIA

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I, Elizabeth W. Mize, a Notary Public of said State and County, do hereby certify that S. Ervin Hendricks personally appeared before me this day and acknowledged that he is Secretary of Indian Camp Mountain, Inc., a North Carolina corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its President, sealed with its corporae seal and attested by him as its Secretary. WITNESS my hand and official stamp or seal, this 25th day of January, 1989.

My Commission expires: 2/4/92

Elizabeth W. Mize  
Notary Public

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The foregoing certificate of Elizabeth W. Mize are certified to be correct. This instrument and this certificate are duly registered at 3:00 o'clock P.M. on the 25th day of January, 1989, in Deed Book 313, Page 595, Transylvania County Registry. 3:00 PM

James H. Maul  
Register of Deeds for Transylvania County