

StoneBrook Meadows III

Declaration of Protective Covenants

This declaration is made this 13th day of Dec, 2011, by Stonemill Construction, LLC, herein called
"The Developer."

Article I

Purpose of Declaration

The Developer desires by these protective covenants to create a way to preserve the natural character of the area and to also prevent the devaluation of individual lots in StoneBrook Meadows III Subdivision, Sheridan County, Wyoming, recorded October 4, 2010, in Book S of Plats, Page 134.

Article II

Architectural Review Process

1. Purpose of Review is to ensure plans for construction follow covenant guidelines in size, color, and quality. Plans must be submitted and approved before any buildings, fences, structures of any kind are built. The Architectural Review Committee is hereby created with power to administer and enforce this Declaration with regard to approving or disapproving any changes covered in this Declaration.
2. The Developer is the Architectural Control Committee until, at their discretion they, (after providing written notice to owners) may transfer authority to members of StoneBrook Meadows III. Once authority is transferred to lot owners, appointments to the Committee shall be elected by majority vote. In any election, the recorded owner of each lot shall have one vote. The three individuals with the most votes are elected. Upon the death or resignation of any member the Committee remaining shall have authority to designate a successor who shall remain on the Committee until the next annual election. Notice of the annual meetings of the Committee shall be sent to all owners of lots at their last known address.
3. When plans are submitted for review, they must include the following:
 - A. Site Plan with building location with dimensions, grades, drainage, landscape design
 - B. Exterior Elevations (front and side)
 - C. Color Scheme
 - D. Time Schedule for proposed construction

The Committee shall have thirty days for review. If after thirty days the applicant has not received an approval or disapproval this Article will be deemed fully complied with.

4. Minimum criteria for Architectural Review Approval:
 - A. No work can commence until the minimum is met.
 - B. No One-story dwelling shall be constructed having less than 1100 sq. ft. living area.
 - C. No Two-story dwelling shall be constructed having less than 1500 sq. ft. living area.
 - D. All dwellings must have 4½ pitch or more for roof slope, (excepting porch, carport, etc. roofs), all front elevations must be designed to be appealing.
 - E. All dwellings must have an attached two-car garage.
 - F. No dwelling or structure shall be erected which is more than 30' in height.
 - G. All fences must be approved by Committee. No fence shall be located forward of the dwelling.
 - H. Driveways must be completed prior to occupancy with asphalt or concrete.
 - I. A minimum of 40 square feet of stone required on all homes.
 - J. Exterior Colors
 - K. The Committee shall, at any reasonable time, have the right to inspect the work to ensure conformity with approved plans.



- L. The commencement of any construction prior to approval by the Committee shall be a violation of this Declaration.

Article III

Deviations from Building Criteria

The Committee shall have the power to enter into agreements with the owner of any lot, without the consent of the owner of any other lot, to deviate from the provisions of the Covenants restrictions within the jurisdiction of the Committee for the reasons of practical difficulty or particular hardships by such owner. Any deviation, which shall be granted, shall not constitute a waiver of any such Covenant as to other lots in StoneBrook Meadows III.

Article IV

General Restrictions

1. All lots in StoneBrook Meadows III are single family residential lots. No other use is allowed. No structure may be erected without prior written approval by the Committee.
2. All structures, including driveways and culverts, on a lot shall be subject to approval in writing by the Committee.
3. No noxious or offensive activity shall be carried on, in or upon any premises, nor shall anything be done that would be deemed an annoyance by the Committee. Including noise which includes music. No outdoor lights that would provide an excess of light which would illuminate adjacent properties on a routine basis. Owners must maintain their lot or lots. If lots are not maintained, the Committee will enter such lot or lots and cut growth or maintain as needed to appear neat. Owners of such lots will be charged \$60.00 for each instance per lot.
4. Temporary Structures: No structure may be used for a dwelling except that which is approved by the Committee, when constructed and completed.
5. Modular and Mobile Homes are not allowed in this subdivision
6. Construction Site Controls - The owners are responsible for their lot.
 - A. A trash receptacle must be used during construction.
 - B. Roads shall be kept clean.
 - C. Job site shall be maintained in an orderly fashion.
 - D. If the lot adjacent is used for any purpose, the owner's permission must be granted.
 - E. The Developer holds responsible each respective lot owner for any damage to any improvements in subdivision.
 - F. Owners shall be held responsible for a safe jobsite during construction. The Developer cannot be held liable for any accidents that occur on an individual's lot or from any Subcontractor within the subdivision.
 - G. Any construction undertaken must be completed in a timely fashion. The construction of a dwelling must be completed within one year from issuance of approved plans by the Committee.
7. Lot Appearance: Inoperable vehicles, horse trailers, heavy trucks, equipment or machinery, litter, or unsightly material is prohibited. Propane tanks must be hidden or screened from curb view.
8. Pets: No vicious, large dogs are allowed. If a dog lunges at passersby in an unaffectionate way, it is considered vicious. All animals must remain in their owner's property unless the owner is with them. Owners of dogs must not allow barking to become a nuisance. The Committee, at its discretion has authority to determine which animals are vicious, threatening, or a nuisance. No farm animals are allowed.
9. All motor homes, campers, motorcycles, ATV's must be parked inside or behind front of house and must have a decent appearance. All vehicles that need a license to be used must have a valid license. All operations of vehicles must follow city and state laws.
10. Habitual parking on roadway is prohibited.
11. Irrigation ditch must be kept free of any obstructions and properly culverted when crossed over.



Article V

Compliance with Covenant

1. All lands within subdivision shall be bound by the restrictions herein set forth for the duration of twenty years from the date this Declaration is recorded. This Declaration will be extended for successive periods of ten years unless two-thirds of the lot owners agree to void these Covenants and Restrictions in total.
2. Notices: Any notice that is sent to the last known address of the owner shall be deemed to have been properly given when mailed by the Committee.
3. Enforcement: The Committee, or any owner, shall have the right and authority, but not the obligation, to enforce compliance with the Covenants and restrictions contained herein.

Article VI

Amendments to the Covenants

1. The Developer reserves the right to amend, add, or delete any part of this Declaration until he transfers authority to the owners, by recording a Supplemental Declaration, provided it does not change substantially the right of the owners.
2. The owners may at any time after recording of this document, modify any of the provisions herein upon the vote of the owners of two-thirds of the lots within StoneBrook Meadows III.

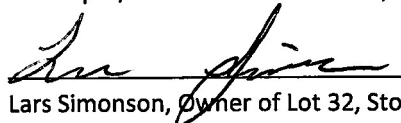
Executed this 13th day of December, 2011.

Signature:



Developer/StoneMill Construction, LLC, Drew Redinger

Signature:

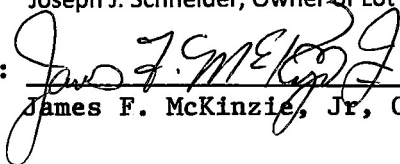


Lars Simonson, Owner of Lot 32, Stonebrook Meadows, III

Signature:

Joseph J. Schneider, Owner of Lot 16, Stonebrook Meadows, III

Signature:



James F. McKinzie, Jr, Owner of Lot 21 Stonebrook Meadows, III



State of Wyoming)
SS:)
County of Sheridan)



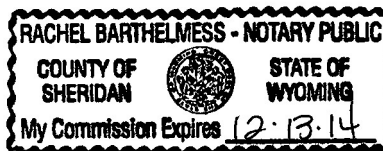
2012-694211 2/14/2012 1:49 PM PAGE: 4 OF 5
BOOK: 532 PAGE: 97 FEES: \$20.00 SM DECLARATION OF COVE
EDA SCHUNK THOMPSON, SHERIDAN COUNTY CLERK

Subscribed in my presence and sworn before me this 13th day of Dec, 2011, by Drew Redinger, Manager StoneMill Construction, LLC.

Rachel Barthelmess

Notary Public

My commission expires: 12.13.2014



State of Wyoming)
SS:)
County of Sheridan)

Subscribed in my presence and sworn before me this _____ day of _____, 2011, by Joseph J. Schneider.

Notary Public

My commission expires: _____

State of Wyoming)
SS:)
County of Sheridan)

Subscribed in my presence and sworn before me this 22nd day of Dec, 2011, by Lars Simonson.

Brian T. Kinnison

Notary Public


My commission expires: 5-13-14





State of Wyoming)
SS:)
County of Sheridan)

Subscribed in my presence and sworn before me this 21st December ^{BK} of February, 2012, by James F. McKinzie, Jr.
2011


Notary Public

My commission expires: 5-13-14

