Grand Isle 1.4 acres - 3 Frigate & 1 Brigantine Road Grand Isle County, Vermont, 1.4 AC +/-

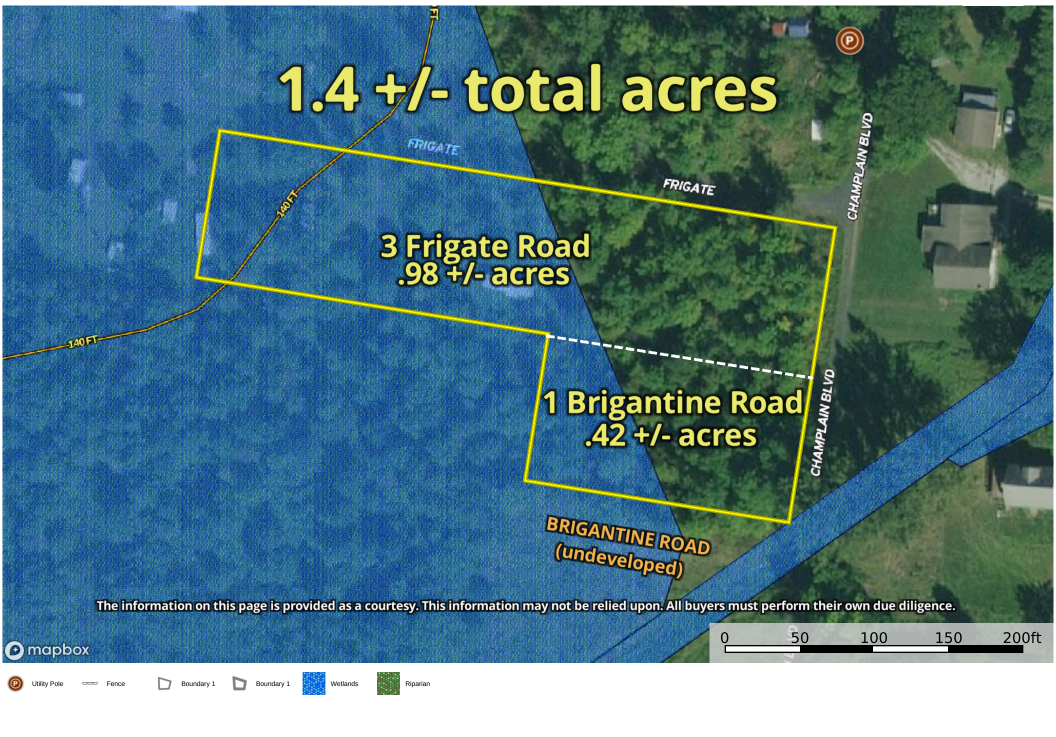
Note: Campers have been removed



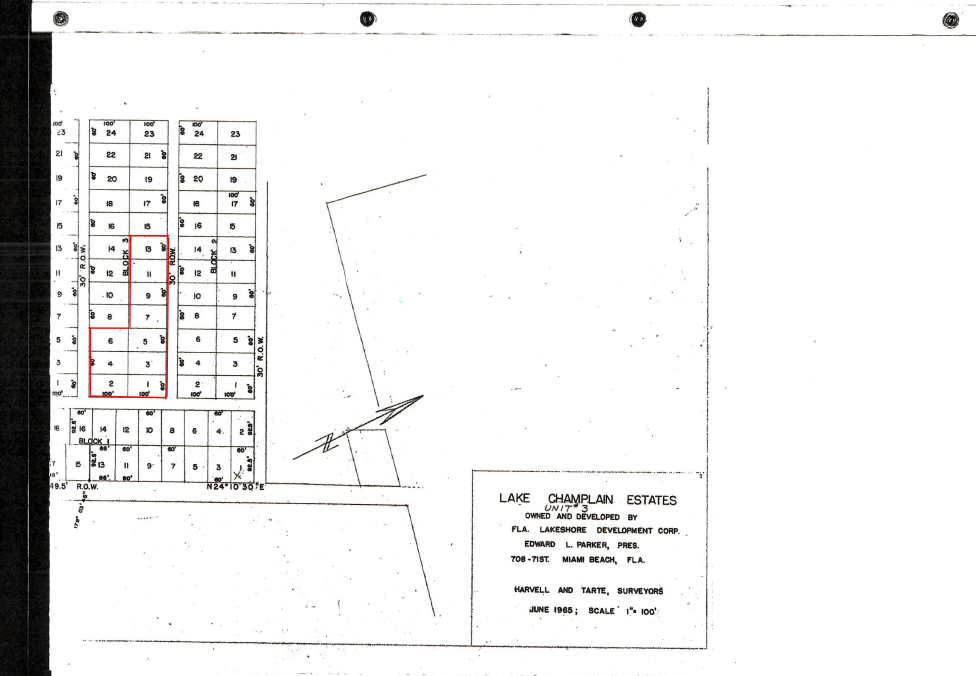


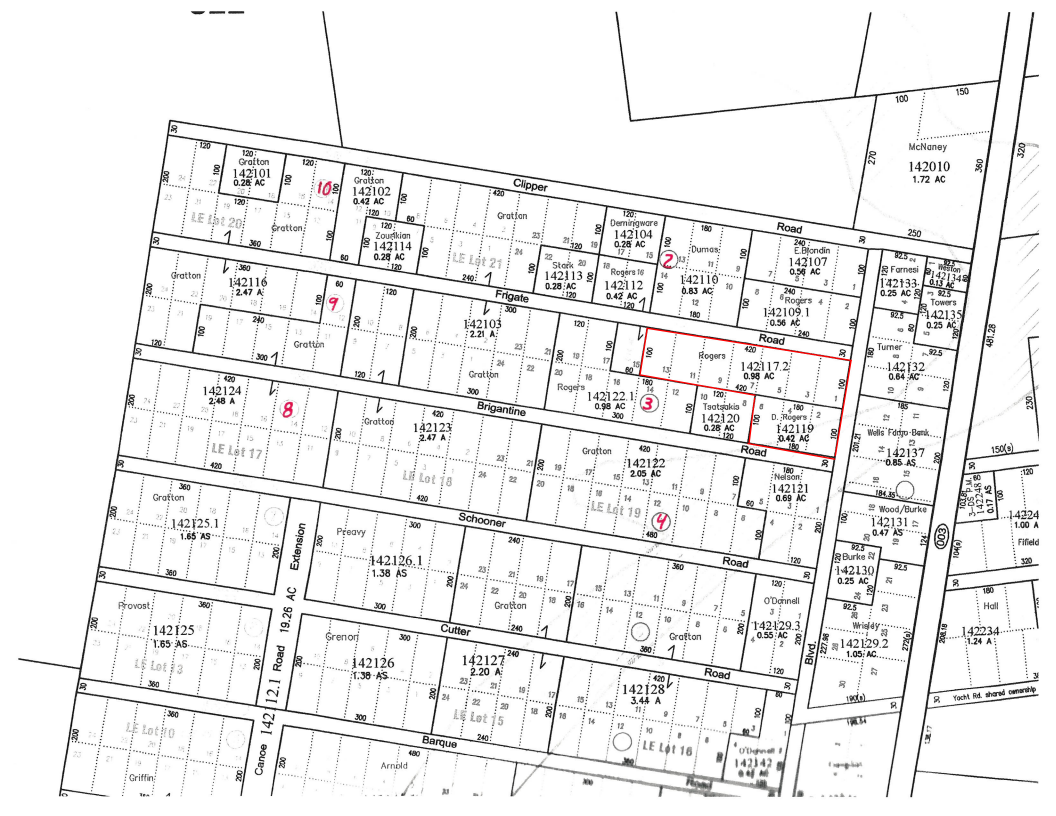
Grand Isle 1.4 acres - 3 Frigate & 1 Brigantine Road Grand Isle County, Vermont, 1.4 AC +/-

Note: Campers have been removed



he information contained herein was obtained from sources leemed to be reliable. Land id[™] Services makes no warranties or guarantees as to the ompleteness or accuracy thereof.





Planning Commission Proposed Amendments to the March 6, 2012, Grand Isle Zoning Bylaws and Subdivision underline = strike out = delete Regulations as adopted at its meeting on July 21, 2015 add

PERMITTED USES	CONDITIONAL USES	
Non-profit Club	Personal Service Establishments	
Home Occupation	Family Childcare Facilities (see Section 5.13)	
Bed & Breakfast		
Marinas		
Storage		
Storage & Repair		
Boathouses		
Business/Professional Office		
Seasonal Dwelling		

1 2

3.2.2.6 RESIDENTIAL SHORELINE DISTRICT

PERMITTED USES	CONDITIONAL USES
Agriculture	Public Facilities
Bed & Breakfast	Business/Professional Office
Single-family Dwelling	X
Two (2)-family Dwelling	
Accessory Use/Structure	
Rooming & Boarding Houses	
Non-profit Clubs	
Home Occupation	
Storage within pre-existing	
buildings	
Seasonal Dwelling	

3

4

- 3.2.2.7 <u>SMALL OFF-SHORE ISLANDS DISTRICT</u> No public facilities or services will be provided to these islands due to the cost involved. 5
- (This District includes all of Savage Island, Bixby Island, Young Island, Harbor Island, 6
- and Long Point Island). 7

PERMITTED USES	CONDITIONAL USES	
Agriculture	Outdoor Recreational Facility	
Accessory Use/Structure		
Home Occupations		
Single Family Dwelling		
Seasonal Dwelling		

<u>⁄8</u> 9

MINIMUM DIMENSIONAL REQUIREMENTS 3.3

Minimum Dimensional Requirements in all Districts are as follow: 10

Lot size	1 Acre
Frontage	150 continuous feet
Setback	40 feet from near edge of public and private road right-of- way. (Corner lots have 2 setbacks)
Yard setbacks	25 feet to side and rear property lines
Driveway	15 feet setback from side boundaries. (See Section 4.7 for shared driveway rules)

11

12 4. GENERAL RULES

TOMN	OL.	GRAND	TPTE	ARKWOMI.
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Fee: 05/01/89 \$25.00 New Const. 20.00 Addition 15.00 Change of Use 15.00 Sign

APPLICATION FOR ZONING PERMIT

Submit in Triplicate

The undersigned hereby requests a zoning permit for the following use, to be issued on the basis of the information hereby given. Permit voided in the event of misrepresentation or the failure to undertake construction within one year of final approval.

It is understood that before construction can begin, a 15 day appeal period must transpire following the date of the granting of this permit as provided by the Vt. Statutes, Annotated, in Sec. 4443 (3) of Title 24 VSA.

Date MERS Name of Applicant/Address ISLE Location of Property (JRAND Recorded in 20, Page 208 of the Town Records. Map Description in Page 174-175, Block 3 Lot# 13 of Town Records. torace. Description of proposed building____ (wood frame, metal, other) Sketch must be submitted showing lot shape, size, building shape and size, and setbacks. If an additon, so indicate. Thed. lowge PROPOSED USE OF STRUCTURE (.Dwelling , multi-dwelling, camp, commercial, etc.) Construction to Begin (Date) Size of Building 8X8 . Size of Lot 60×100 · · · · width, height) FRONTAGE ON PUBLIC ROAD OR WATER FT. SETBACK FROM STREET PROPERTY LINE FT, FT. SETBACK FROM OTHER PROPERTY LINE Include all roof or other overhang and sewage system. SIGNATURE OF APPLICANT PHONE NUMBER 454-FOR USE BY ADMINISTRATIVE OFFICER ONLY Fee Paid 2500 Received Application No. 175. 89 Denied Referred to Boand of Adjustment Approved 🖌 Date Reason for Denial n n n n n n Signed Date of Inspection Administrative Officer

No. 175-84

GUIDELINES FOR MEMBERS

Welcome to another summer season at the lake. Please do your part to ensure that we ALL enjoy this wonderful resource we share.

Address:	16 Lakeshore Bh	d, Grand Isle, VT 05058	
Email contact:	LCPOA.mail@gmail.com		
President:	Sam Knapp	802-793-4880	PSKNAPP3@gmail.com
Vice Presidents:	Sondra Jewett John Larabee	802-310-2672 802-488-4004	mjspjp3@comcast.net knocknaria@yahoo.com
	Henry Gabert	802-879-0109	Henry.Gabert@gmail.com
Secretary: Dockmaster:	Ken Mirvis	802-372-4911	Ken@TheWritingCo.com
DOCKINASTER:	Paul Campion	802-735-3089	prcvt@yahoo.com

Membership Requirements:

- 1. Own property in Lake Champlain Estates.
- 2. Pay annual dues of \$100 plus \$50 "Renter's fee" for those who rent. *

WHAT'S ON SITE Limited parking	
Boat ramp	Park cars and boats perpendicular to the clubhouse and try to leave room for others.
	The ramp gate lock changes annually, about the time of the summer's first meeting in June. Re-lock the gate after unloading and loading your boat.
Boat Dock	 NO DIVING! The water gets shallower through the summer.
	 Load and unload your boat as quickly as possible. Others may be waiting
	 On summer weekends, do not leave your boat unattended. If you must leave it briefly or on weekdays when no one is around – tie up to the south side of the dock so you do not block traffic at the ramp.
Lake swimming	Swim AT YOUR OWN RISK. We do not have life guards. Children under 12 must be accompanied by an adult.
Picnic tables	Clean up after yourselves and take out whatever you bring in.
Charcoal grill	Bring your own charcoal and keep the grill clean for others.
Clubhouse	- Kitchen with limited supplies. NOTE, THE WATER IN THE CLUBHOUSE IS LAKE WATER AND IS NOT POTABLE. DO NOT DRINK IT!
	 Sam Knapp has spare keys. The first key to members is free; after that, replacement keys cost \$5 each.
	 Electricity and indoor plumbing are operational from approximately late-May to mid- October.
	- Single toilet bathroom. Keep it clean!
	Remove your garbage when you leave; the Association has no custodial service.

PROTECTIVE COVENANTS

FLORIDA LAKESHORE DEVELOPMENT CORPORATION LAKE CHAMPLAIN ESTATES GRAND ISLE, VERMONT

July 7, 1965

In order to establish and maintain a housing development in a neighborhood that will afford protection to property owners, investors and developers in the Town of Grand Isle, in general, and in Lake Champlain Estate, in particular. Florida Lakeshore development Corporation, owner of the land hereinafter described, does hereby declare the following protective covenants on said land.

The land covered by these covenants is all of that plot of land owned by Florida Lakeshore Development Corporation located in the Town of Grand Isle, County of Grand Isle, and State of Vermont acquired by Warranty Deed of John B. Roque, dated June 2, 1965, and of record in Volume 19, page 150 of the Land Records of the Town of Grand Isle; said land consists of two parcels totalling approximately 250 acres and said land is all of the land owned by Florida Lakeshore Development Corporation in the Town of Grand Isle.

1. "Water Supply" - No individual water-supply system shall be permitted on any lot.

2. "Sawage Disposel" - No individual sewage-disposal system shall be permitted on any lot unless such system is designed, located and constructed in accordance with the requirements, standards and recommendations of the Board of Health for the State of Vermont or its designate.

3. "Buildings" - No building shall be erected on said premises any portion of which shall be within ten feet of the front line of said premises or within five feet of the side or rear line of any other adjoining lot owner.

4. "Fire Arms" - No gunning.

5. "Building Area" - No building shall be erected on said premises less than 550 square feet.

6. "Number of Structures" - No building shall be erected on said premises except a one family dwelling house and private garage. Any garage crected on said premises must conform generally in appearance and material to any dwelling on said premises.

7. "Live Stock" - No animals or poultry shall be kept or maintained on seid premises except household pets.

8. "Use" - Said premises shall not be used for any commercial or manufacturing purposes of any kind, unless it is a business site.

9. "Painting and exclusion of steel buildings" - Any building constructed of wood must be stained, or painted with at least two coats of stain or paint. No corrugated steel house of any description is permitted.

10. "Easements" - Easements for the installation and maintenance of utilities and drainage facilities including but not limited to water systems, power systems, telephone systems and gas systems, are reserved to Floride Lakeshore Development Corporation or to an association of property holders within the development.

11. "Garbage and Refuse Disposal" - No lot shall be used or maintained as a dumping ground for rubbish, trash, garbage or other waste.

12. The Protective Covenants contained in this document run with the land and shall be binding upon the parties claiming under them for a period of 40 years from the date these covenants are recorded.

13. Enforcement shall be by proceeding at law or in equity against any person or persons violating or attempting to violate any covenants either to restrain violation xisistism or to recover damages.

14. Invalidation of any one of the covenants by judgement or Court order shall in no way effect any of the other provisions or covenants which shall remain in full force and effect.

Signed, and sealed at Burlington, County of Chittenden and State of Vermont this Sth day of July, 1965.

FLORIDA LAKESHORE DEVELOPMENT CORPORATION By: Carl E. Falmer L.S. Vice President and duly authorized agent

In Presence of: John E. Harrington James G. Harvell

Vice P

STATE OF VERMONT

'CHITTENDEN COUNTY, SS. At Burlington on this Sth day of July, 1965, personally appeared Carl E. Felmer, Vice Fresident of Florida Lakeshore Development Corporation and he acknowledged the above Restrictive Covenants signed, scaled and executed by him to be his free

174

WARRANTY DEED

KNOW ALL PERSONS BY THESE PRESENTS

That I, JOHN JENKINSON, of Lexington, in the County of Middlesex and State of Massachusetts, hereinafter referred to as GRANTOR, in the consideration of TEN OR MORE Dollars paid to my full satisfaction by, DAVID E. ROGERS, of Montpelier in the County of Washington and State of Vermont, hereinafter referred to as GRANTEE, by these presents, do freely Give, Grant, Sell, Convey & Confirm unto the said GRANTEE, DAVID E. ROGERS, and his heirs and assigns for his sole and separate use, a certain piece of land in Grand Isle in the County of Grand Isle and State of Vermont, described as follows, viz:

Being lots number 1, 3, 5, 7, 9 and 11, Block 3, Unit 3 of Florida Lakeshore Development Corporation, in Champlain Estates, so-called, prepared by Harvell and Tarte, which said Plan is recorded in Volume 1, Page 3 of the Town of Grand Isle Land Records. Being the same land and premises conveyed by Warranty Deed of Harold E. Doney and Janice I. Doney to the GRANTOR herein dated February 18, 1971 and of record in Book_____, Page___ of the Grand Isle Land Records.

The property herein conveyed is subject to certain Protective Covenants and Restrictions dated July 9, 1965 and of record in Book 19, pages 174-175 of said Land Records.

The property herein conveyed is subject to certain oil, gas and mineral rights of Cambrian Corporation and John B. Rocque.

Reference is here made to said Deeds and their records and to all prior Deeds and their respective records by which said property has been previously conveyed together with all Surveys and Plots of record in aid of this description.

TO HAVE AND TO HOLD said granted premises, with all the privileges and appurtenance thereof, to the said GRANTEE, DAVID E. ROGERS, for his sole and separate use and behoof forever;

And I the said GRANTOR, JOHN JENKINSON for myself and my heirs, executors, administrators and successors, do covenant with the said GRANTEE DAVID E. ROGERS, that on the date of this deed GRANTOR is the sole owner of the premises, and has good right and title to convey the same in manner aforesaid, that they are FREE FROM EVERY ENCUMBRANCE; except for existing easements and rights of way of record. GRANTOR hereby engages to WARRANT AND DEFEND the same against all lawful claims whatever, except as aforesaid.

GEORGE D. HARWOOD, ESQ. 85 NORTH MAIN STREET, LBANS, VERMONT 05478 FELEPHONE (802) 527-785 1 IN WITNESS WHEREOF, I hereunto set my hand and seal this day of July A.D. 2000.

IN PRESENCE OF

Witness

Signed

STATE OF VERMONT, SS FRANKLIN COUNTY

At St. Albans, Vermont, this 28th day of July, 2000, personally appeared, JOHN JENKINSON and he acknowledged this instrument, by him sealed and subscribed, to be his free act and deed.

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Before me: V Notary Public

RECORDED

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GRAND ISLE, VERMONT TOWN CLERK

END RECOi

AT

VOL

ATTEST

ACKNOWLEDGEMENT Return Received (including Certificates and, if Required, Act 250 Disclosure Statement) and Tax Paid.

DICCIO

EORGE D. HARWOOD, ESQ. 16 NORTH MAIN STREET 5T. ALBANS, VERMONT 05478 -EPHONE (802) 527-785 1

GRAND ISLE, VT	
RECEIVED FOR RECORD	
Jan 17 AD 2007 AT	
<u>3</u> O'Clock — Min. P.M	
Recorded in Vol. 96 Page 713-715	,
Attest	
Allest	
/ Thun Clark	

WARRANTY DEED

KNOW ALL PERSONS BY THESE PRESENTS That LABOUNTY ENTERPRISES,

INC., a Vermont corporation with a principal place of business at Richmond, County of

Chittenden, State of Vermont, Grantor, in the consideration of Ten or More Dollars paid to its

full satisfaction by DAVID E. ROGERS and AUDREY ROGERS of Calais, County of

Washington, State of Vermont, Grantees, by these presents, do freely GIVE, GRANT, SELL,

CONVEY AND CONFIRM unto said Grantees, DAVID E. ROGERS and AUDREY

ROGERS, husband and wife tenants by the entirety, and their heirs, successors and/or assigns

forever, a certain piece of land in the Town of Grand Isle, in the County of Grand Isle and State

of Vermont, described as follows, viz:

Being a portion of the lands and premises conveyed to LaBounty Enterprises, Inc. by Quit Claim Deed of Cara LaBounty and Bruce LaBounty dated June 30, 1996 and recorded in Volume 56 at Page 56 of the Land Records of the Town of Grand Isle.

PARCEL ONE:

Being all of Lots 2,4 and 6, Block 3, Unit 3 of the Florida Lakeshore Development Corporation, in Champlain Estates, so-called, as shown on a certain survey map prepared by Harvel and Tarte dated August, 1965 and recorded at Map Slide #73 of the Land Records of the Town of Grand Isle.

Said parcel is subject to Protective Covenants dated July 9, 1965, recorded in Volume 19, Page 174 of the Land Records of the Town of Grand Isle.

PARCEL TWO:

Being a portion of Champlain Estates Lot #19, further described as Unit 3, Block 3, Lots 12, 14, and 16 thru 20 of the Florida Lakeshore Development Corporation, in Champlain Estates, so-called, as shown on a certain survey map prepared by Harvel and Tarte dated August, 1965 and recorded at Map Slide #73 of the Land Records of the Town of Grand Isle.

Said parcel is subject to Protective Covenants dated July 9, 1965, recorded in Volume 19, Page 174 of the Land Records of the Town of Grand Isle.

96 714

PARCEL THREE:

Being all of lots 2, 4, 6 and 8, Block 2, Unit 3 of the Florida Lakeshore Development Corporation, in Champlain Estates, so-called, as shown on a certain survey map prepared by Harvel and Tarte dated August, 1965 and recorded at Map Slide #73 of the Land Records of the Town of Grand Isle.

Lot 2, Block 2, Unit 3 is a portion of the land and premises conveyed to LaBounty Enterprises, Inc. by Corrective Quitclaim Deed of Lake Champlain Property Owners, Inc. dated July 24, 2002 and recorded in Volume 74 at Page 576 of the Land Records of the Town of Grand Isle.

Grantor herein retains exclusive rights to go upon, possess, use, park vehicles and to construct parking areas on those lots as set out as Parcel Three above. Said exclusive rights shall terminate at midnight on December 1, 2008 and all reserved rights above enumerated shall then be relinquished in perpetuity. Grantor herein at the end of said reservation period shall place the land back in approximately the same condition it was in prior to any use with the exemption of the parking areas.

Grantor herein, its successors and assigns, hereby reserve the rights for all parcels conveyed herein to lay, relay and maintain utility lines underground, in, under and along Brigantine Road and Frigate Road as depicted on the mentioned survey map. At the completion of any work under taken by Grantor, its successors and assigns, land shall be placed back in the same condition it was in prior to such work being performed.

Grantor herein, its successors and assigns, reserve a 10' wide drainage easement in and along all those lands conveyed herein above abutting Champlain Blvd. and Frigate Road and Brigantine Road. No structures or appurtenances shall be built or placed upon said 10' drainage easement which would interfere with the use of said 10' wide easement for drainage purposes.

Reference is hereby made to the instruments aforementioned, and the records thereof, and the instruments therein referred to, and the records thereof, in further aid of this description.

TO HAVE AND TO HOLD said granted premises, with all the privileges and

appurtenances thereof, to the said Grantees, DAVID E. ROGERS and AUDREY ROGERS,

husband and wife tenants by the entirety, and their heirs, successors and assigns, to their own use

and behoof forever; and LABOUNTY ENTERPRISES, INC., for itself and its successors and

assigns, does covenant with the said Grantees, **DAVID E. ROGERS and AUDREY ROGERS**, husband and wife tenants by the entirety, and their heirs, successors and assigns, that until the ensealing of these presents it is the sole owner of the premises, and has good right and title to convey the same in manner aforesaid, that they are FREE FROM EVERY ENCUMBRANCE; Except as aforesaid, and except for taxes and municipal charges hereafter due and payable, which have been pro-rated as of the date of closing and which the Grantee accordingly assumes and agrees to pay; and it hereby engages to WARRANT and DEFEND the same against all lawful claims whatever, except as aforesaid.

IN WITNESS WHEREOF, LABOUNTY ENTERPRISES, INC. has caused this Deed to be executed this ______ day of November 2006.

In Presence Of:

By: Cara A Cabourt Secretary Its puly authorized agent

LABOUNTY ENTERPRISES, INC.

Witness

STATE OF VERMONT (1+1)TENDER COUNTY, SS.

At <u>RICH MOWD</u>, in said County, this <u>I</u> day of November 2006 personally appeared Cara LaBounty, a duly authorized agent of **LABOUNTY ENTERPRISES**, **INC**., and she acknowledged this instrument, by her sealed and subscribed, to be her free act and deed and the free act and deed of **LABOUNTY ENTERPRISES**, **INC**.

> Before me <u>PVVVvv</u> Notary Public My commission expires: 2/10/07

ACKNOWLEDGEMENT Return Received (including Certificates and, if Required, Act 250 Disclosure Statement) and Tax Paid. Signed

LABOUNTY ENTERPRISES, INC.

A special meeting of the Shareholders of Labounty Enterprises, Inc. was held on NOVEMBER, 15, 2006, at the offices of the Corporation.

Present were all Shareholders and Directors.

Upon motion duly made and seconded, the following Resolution was unanimously adopted:

RESOLVED: That Cara J. C. Labounty or Bruce D. Labounty shall execute any and all deeds and documents regarding a conveyance of land to David E. Rogers, Contractor.

RESOLVED: That the Corporation is empowered to sell and convey certain parcels of land in Grand Isle Vt. To said Rogers.

There being no further business, the meeting was adjourned.

Labounty Enterprises, Inc..

A True Record: Attest:

Set

GRAND ISLE, VI **RECEIVED FOR RECORD** 17____AD__2007_AT (Link) 3_0'Clock_ ___Min.___ P_M Recorded in Vol., 96 Page 716 of the Land Repords. Attest: Town Clerk

、 ALL DUELMENT

S. targo

_. GLERK

RETURN NO. 428 FC WAIL Sport. 14. 1968

VEHNUNE FALTE 148 32 V.S.A. GHAP. III

KNOW ALL MEN BY THESE PRESENTS SIGNED.

THIS INDENTURE, made the 22nd day of July, 1968 between the corporation by the name, style and title of FLORIDA LAKESHORE DEVELOPMENT CORPORATION, a foreign corporation authorized and licensed to do business in the State of VERMONT, party of the first part, AND

RODNEY H. and/or EVELYN A. ALLEN, As tenants by the entireties with the right of survivorship of RF 2, Northfield in the County of Washington and State of Vermont, parties of the second part.

Witnesseth, the said party of the first part, for and in consideration of the sum of (*595.00) Five Hundred Ninety Five and 00/100-----Dol -----Dollars. (*595.00) Five Hundred Ninety Five and 00/100------Dollars, lawful money of the United States, to it in hand paid by the said parties of the second part, at the time of the execution hereof, the receipt whereof is hereby acknowledged, has granted, bargained, sold, aliened, enfeoffed, released and confirmed, andby these Presents does grant, bargain, sell, alien, enfeoff, release and confirm unto the said parties of the second part, their heirs and assigns, all that certain piece or parcel of land, situate in the County of Grand Isle and State of Vernont, described as follows, viz:

Being all of Lot No. 13 & 15, Blk. 3 in Plan No. 3 of Florida Lakeshore Development Corpor-ation, in Champlain Estates, so-called, prepared by Harvell and Tarte, which said plan is recorded in Volume 1, Page 3, of the Town of Grand Isle Land Records.

Being a part of all the land and premises conveyed to the Grantor herein by Warranty Deed of John B. Roque dated June 2, 1965 and recorded in Volume 19, Page 158 of the Town of Grand Isle Land Records.

The property herein conveyed is subject to certain Protective Covenants and Restrictions dated July 9, 1965 and of record in Volume 19, Page 174-175 of the Land Records of the Town of Grand Isle.

The property herein conveyed is subject to certain oil, gas and mineral rights of Cambrian Corporation and John B. Roque.

TOGETHEE with all and singular the buildings, privileges, hereditaments and appurtenances, whatsoever thereinto belonging or in anywise appertaining, and the reversions and re-mainders, rents, issues, and profits thereof; and all the estate, right, title, interest, property, claim and demand whatsoever of it, the said party of the first part either in law or equity, of, in and to the same.

TO HAVE AND TO HOLD the said messuage or tenement and lot or piece of ground above des-cribed, hereditaments and premises hereby granted, bargained and sold or mentioned, or intended so to be, with the appurtenances, unto the said parties of the second part, their heirs and assigns forever.

AND the said party of the first part, for itself andits successors and assigns, does here-by covenant and agree to and with the said parties of the second part, their heirs and assigns that it, the said party of the first part, and its successors, all and singular the said hereby granted premises, with the appurtenances, unto the said parties of the second part, their heirs and assigns, against it the said party of the first part and its successors, and against all and every other person and persons whomsoever lawfully claim-ing or to claim the same or any part thereof shall and will warrant and forever defend by these Presents, except to the above-mentioned protective covenants, restrictions and oil, gas and mineral rights. THIS CONVEYANCE IS SUBJECT TO PAYMENT BY PURCHASER, Rodney M. and/or Evelyn A. Allen,

OF ALL TAXES DUE AND OWING ON THIS PROPERTY

IN WITNESS WHEREOF, the said FLORIDA LAKESHORE DEVELOPMENT CORPORATION, has caused this Indenture to be signed by its said President, attested by its said Secretary, and affixed hereunto the common and corporate seal of the said corporation, that the seal affixed hereto is the seal of said corporation, that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names hereto by like order, the day and year first above written. FIGRIDA LAKESHORE DEVELOPMENT CORPORATION

SEAL	By Edward L. Parker I. S. President
	Its duly authorized agent
ATTEST:	Claire Collins
Gwèndolyn A. Parker Secretary	Peatrice Sanzone L. S.
Decrepary	
STATE OF FLORIDA	
COUNTY OF DADE SS:	8, before me, a Notary Public, the undersigned
	Parker, who acknowledged himself to be the
	ENT CORPORATION, and that he as such President
	foregoing instrument for the purposes therein
contained by signing the name of the co	
IN WITNESS WHEREOF, I hereunto set	Catherine V. Browne (SEAL)
	Cacherine V. Browne (BEAL)

Notary Public, Miami, Florida-Dade County My Commission Expires Oct. 1, 1971

Grand Isle Town Clerk's Office Sept. 14, 1969 - Received for Record at 2:30 P.M. Ulson S. Course A True Copy Attest: Clerk