Southern Middlesex - 20/20 Perfect Vision i2 Document Detail Report

Current datetime: 3/17/2016 8:51:33 PM

Doc#	Document Type	Town	Book/Page	File Date	Consideration
283	EASEMENT		21403/593	09/09/1991	
Property-S	Street Address and/or Des	scription			
JENKINS I	RD PCLA				
Grantors					
TAISEY RO	DBERT G TR, TAISEY FA	MILY NOMINEE	FRUST /S TR		
Grantees					
GROTON T	TOWN OF				
References	s-Book/Pg Description I	Recorded Year			
21403/598 APPR 1991, 21403/599 ACC 1991, 21403/600 APPR 1991					
Registered	I Land Certificate(s)-Cert	# Book/Pg			

CONSERVATION RESTRICTION AND EASEMENT

I, Robert G. Taisey, Trustee, Taisey Family Nominee Trust, under a Declaration of Trust dated January 23, 1987, and duly recorded with the Middlesex South District Registry of Deeds in Book 17844 at Page 578

grant to the Town of Groton, a municipal corporation duly organized under the laws of the Commonwealth of Massachusetts, to be administered by the Groton Conservation Commission

a perpetual conservation restriction and easement within the meaning of Chapter 184, Sections 31 through 33, inclusive, of the Massachusetts General Laws over a certain parcel of land situated in Groton, Middlesex County, Massachusetts, shown as "Parcel A" on a plan entitled "Partridgeberry Woods, Groton, Mass., prepared for the Taisey Family Nominee Trust, Robert G. Taisey, Trustee, Joseph R. Henry Associates, Engineers" dated January 7, 1988, which said plan is duly recorded with the Middlesex South District Registry of Deeds as Plan Number 1475 of 1988, said parcel being bounded and described on "Appendix A" attached hereto.

The purpose of this restriction, in addition to those set forth in the portion of the General Laws recited above, is to preserve these parcels in a natural, scenic and uninhabited state; and to protect the watershed associated with the Nashua River.

The terms of this conservation restriction are as follows: Neither the Grantor, his successors or assigns will perform the following acts nor permit others to perform them:

1.) No buildings or facilities or structures shall be placed on, above, or under said premises except for:
a.) Benches, gates, stone walls, fences, bridges, or structures for the construction of trails through wet areas on the site, and structures designed to encourage the nesting of birds or wild fowl in accordance with guidelines approved by the Groton Conservation Commission; b.) signs identifying trails, the parcel itself, areas of ecological or geological significance, vistas, or setting forth restrictions regarding the use

ROBERT L. COLLINS 2 PRESCOTT STREET FORGE VILLAGE WESTFORD,

MASSACHUSETTS 01886

of said parcel, provided that such signage shall be designed to blend with the natural surroundings and be in conformance with requirements as may be set forth in either the Groton town or zoning by-laws and shall be approved by the Groton Conservation Commission.

Construction of the exceptions set forth above shall require the prior approval of the grantee as to location and design, said approval not to be unreasonably withheld.

Maintenance of such structures shall be the responsibility of the Grantor, his designee, or successors or assigns.

- 2.) Removal of trees or natural woodland vegetation shall not occur except for thinning carried out in accordance with accepted conservation and woodland management practices as may be required for the preservation of said parcel in its natural state and/or to enhance views of vistas therein and/or to maintain or create trails, said thinning to occur only after approval of the Groton Conservation Commission or successor municipal entities as may replace said Commission.
- 3.) No outdoor signs shall be placed on said premises except as set forth in section l(b) above.
- 4.) No removal of earth, gravel, loam or soil shall be permitted on said premises.
- 5.) No soil, loam, gravel, rock or other substance, refuse, debris, or unsightly or offensive material shall be placed, stored, or dumped on said premises.

The restrictions set forth in sections 4 and shall not be construed so as to prohibit the Grantor, his designee, or assigns from removing or relocating artifacts of archaeological significance as may be necessary or desirable for the study and/or preservation thereof, only upon the approval and under the supervision of the Massachusetts Historical Commission in accordance with the provisions of Chapter 9, Section 27C of the Massachusetts General Laws, provided nevertheless that areas disturbed thereby shall be restored to their natural conditions much as

ROBERT L. COLLINS
2 PRESCOTT STREET
FORGE VILLAGE
WESTFORD,
MASSACHUSETTS 01886

possible, which shall mean that at a minimum said premises shall be covered with at least 2 (2)" of loam and seeded with a perennial mix grass seed.

Reserving to the grantor, his designee or assigns, all other rights not specifically granted herein, which shall include but not be limited to the right to:

- 1.) Maintain existing trails as may exist on said premises or to create additional trails, which said maintenance or creation shall be carried out so as to minimize interference with the natural vegetation. Should the Grantor designate another party or entity to carry out such trail maintenance or creation, an instrument stating such shall be recorded with the Middlesex South District Registry of Deeds, and notice thereof be provided the Grantee and the Secretary of Executive Office of Environmental Affairs;
- 2.) To enhance the existing woodland vegetation by providing additional plantings.

There is hereby granted to the Grantee the right to enforce these restrictions against all other persons. The Grantor agrees to notify the Grantee in writing prior to the exercise of any reserved right which may impact upon the conservation interests associated with the premises. The Grantee may, at its discretion, enter upon said premises for the purposes of inspecting same and to determine compliance with restrictions set forth herein.

There is further hereby granted to the general public the right to utilize trails located on said premises trails as trails and to pass and re-pass on said located on conservation land are commonly utilized within said Town of Groton, and to otherwise enjoy said premises subject to such rules and regulations as be promulgated by the Groton Conservation Commission, rules provided nevertheless that any such regulations shall not prohibit residents of the general public from utilizing said premises from dawn to dusk; and provided nevertheless that the Grantor's liability shall be limited in all cases as provided by Chapter 21, Section 17C of the Massachusetts General Laws.

The Grantor and Grantee agree that the donation of this

ROBERT L. COLLINS
2 PRESCOTT STREET
FORGE VILLAGE
WESTFORD,
MASSACHUSETTS 01886

Conservation Restriction and Easement gives rise to a property right which vests immediately in the Grantee and which, for purposes of this paragraph, has a fair market value equal to the amount by which the fair market value of the unrestricted premises on the of the execution of this Conservation Restriction and Easement is reduced by the restrictions imposed hereby. Should this Conservation Restriction and Easement be extinguished by judicial decree, Legislative powers of eminent domain, or as provided in Chapter 184 of the General Laws or other applicable Chapter, assigns and successors should the Grantor, his thereafter sell, exchange or receive payment for part or whole of the then unrestricted premises; Grantee shall be entitled to a portion of the proceeds of such sale, exchange, or involuntary conversion, least equal to the proportion that the value of this Conservation Restriction and Easement, as calculated above, bore to the value of the unrestricted premises on the date of the execution of this Conservation Restriction and Easement. Such proceeds shall be used by the Grantee for conservation purposes.

In the event the Grantee determines that there has been a breach of these restrictions contained hereby the Grantor, its successors or assigns, or by party, it shall so notify the Grantor of such breach in writing. The Grantor shall have forty-five days after the receipt of such notice, at his discretion, undertake actions including restoration of the premises conditions correct the intended to are Should the Grantor fail to constituting such a breach. initiate corrective actions within said period of time, the Grantee may, at its discretion, undertake measures as may be necessary to effectuate corrective action, the expenses associated therewith to be borne by the Grantor only should he be determined to be responsible for the breach.

Upon request by the Grantor, the Grantee shall within twenty (20) days execute and deliver to the Grantor any document, including an estoppel certificate, which certifies the Grantor to be in compliance with any obligation contained in this conservation restriction.

The benefits of the foregoing Conservation restriction shall be in gross and shall run with the land and be

ROBERT L. COLLINS
2 PRESCOTT STREET
FORGE VILLAGE
WESTFORD,
MASSACHUSETTS 01886

binding upon all successors in interest to the Grantor in perpetuity. The provisions hereof may from time to time be amended by the Grantor with the consent of the Grantee and approval by the Secretary of the Executive Office of Environmental Affairs. Interests created hereby in the Grantee may not be disposed of or transferred without the consent of the Grantor, and any such disposal or transfer shall only be as charitable, non-profit entity recognized pursuant to Section 50lc(3) of the Internal Revenue Code or public entity under Section 509 of said Code, and in any event, shall require approval of the Secretary of the Executive Office of Environmental Affairs in accordance with Chapter 184, Section 32 other applicable sections of the Massachusetts General Laws as well as Article 97 of the Amendments to the Constitution of the Commonwealth of Massachusetts.

The provisions of this Conservation Restriction shall be incorporated into any and all deeds or other instruments of conveyance or transfer by which Grantor divests himself of all or any portion of premises.

This Conservation Restriction shall be recorded in a timely fashion by the Grantor.

Witness my hand and seal this 6th day of March, 1991.

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss

6 Marcol , 1991

Then personally appeared the above-named Robert G. Taisey, Trustee, and acknowledged the foregoing to be his free act and deed, before me

Notary Public

My Commission expires: 1/7/93

2 PRESCOTT STREET FORGE VILLAGE WESTFORD. ASSACHUSETTS 01886 B 2 1 4 0 3 P 5 9 8

APPROVAL OF BOARD OF SELECTMEN

We, the undersigned, being a least a majority of the Groton Board of Selectmen, approve the within conservation restriction and easement pursuant to the provisions of the Massachusetts General Laws, Chapter 40, Section 8C and Chapter 184, Section 32 and pursuant to a Vote by the Groton Conservation Commission dated February 27, 1991.

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss

March 13 , 1991

Then personally appeared before me the above-named and acknowledged the foregoing to be their free act and deed, before me

Notary Public

My Commission expires:

My Commission Expires June 19, 1722

ROBERT L. COLLINS
2 PRESCOTT STREET
FORGE VILLAGE
WESTFORD,

MASSACHUSETTS 01886

2 4 4 3 1 1 3 7 7

ACCEPTANCE OF CONSERVATION COMMISSION

We, the undersigned members of the Groton Conservation Commission, hereby accept the foregoing conservation restriction pursuant to the provisions of Chapter 40, Section 8C and Chapter 184, Section 32 of the Massachusetts General Laws.

Dus E. Diseyy

Combo Kollando

COMMONWEALTH OF MASSACHUSETTS

Then personally appeared before me the above-named and acknowledged the foregoing to be their free act and deed, before me

Notary Public My Commission expires:

My Commission Expires June 19, 1992

ROBERT L. COLLINS
2 PRESCOTT STREET
FORGE VILLAGE
WESTFORD,

MASSACHUSETTS 01886

REQUIRED APPROVALS THE COMMONWEALTH

The Undersigned Secretary of Environmental Affairs of the Commonwealth of Massachusetts hereby certifies that the foregoing Conservation Restriction interest, pursuant approved in the public Massachusetts General Laws Chapter 184, Section 32.

> Secretary of Environmental Affairs

eptember 3, 1991

COMMONWEALTH OF MASSACHUSETTS

Suffolk Middlesex, ss

September 3, 1991

Then personally appeared the above-named Thomas P and acknowledged the foregoing SOLANCE OM to be his free act and deed, before me

May Commission expires: poul 26,1996

ROBERT L. COLLINS 2 PRESCOTT STREET FORGE VILLAGE

WESTFORD, MASSACHUSETTS 01886

APPENDIX A

The land in Groton, Middlesex, Massachusetts shown as Parcel "A" on a plan entitled "Partridgeberry Woods, Groton, Mass., prepared for the Taisey Family Nominee Trust, Robert G. Taisey, Trustee, Joseph R. Henry and Associates" dated January 7, 1988, which said plan is duly recorded with the Middlesex South District Registry of Deeds as Plan No. 1475 of 1988, Book 19424 at Page 049, bounded and described as follows:

by Parcel X Thirty-nine and 27/100 (39.27) feet; NORTHERLY by the centerline of the travelled way of Jenkins NORTHERLY Road in four courses as shown on said plan Eight Hundred Sixty-two and 29/100 (862.29) feet; by said Jenkins Road Eighteen and 34/100 (18.34) NORTHWESTERLY feet: WESTERLY, SOUTH+ ERLY, and by the banks of the Nashua River as shown on WESTERLY said plan approximately 5,000 feet, be the same more or less; by land now or formerly of the Groton Conservation SOUTHERLY Trust in two courses of Three Hundred and 25/100 (300.25) feet and Four Hundred Seventy-six and 67/100 (476.67) feet, respectively; by Parcel B Fifty-eight and 28/100 (58.28) feet; EASTERLY by Lots 67 and 68 Two Hundred Thirty-five and NORTHERLY 00/100 (235.00) feet; by Lots 65 and 67 Three Hundred Forty-five and NORTHEASTERLY 00/100 (345.00) feet; by Lot 65 Three Hundred Sixty-five and 00/100 EASTERLY (365.00) feet by Lot 65 Fifty and 00/100 (50.00) feet; SOUTHERLY by Wintergreen Lane in three courses **EASTERLY** Hundred Ten and 80/100 (210.80) feet, One Hundred Eighty-five and 03/100 (185.03) feet, and Fiftyone and 43/100 (51.43) feet, respectively; 63 One Hundred Sixty-five and NORTHEASTERLY by Lot (165.00) feet; Two Hundred Forty-five and 63 by Lot **EASTERLY** (245.96) feet; by Lot 63 One Hundred Ninety and 00/100 (190.00) SOUTHERLY feet: by Wintergreen Lane One Hundred Seventy-three **EASTERLY** and 23/100 (173.23) feet; by the intersection of Riverbend Drive and Winter-NORTHEASTERLY

green Lane Twenty-three and 56/100 (23.56) feet;

B 2 1 4 0.3 P 6 0 2

APPENDIX A (Continuea)

NORTHEASTERLY	by Riverbend Drive Two Hundred Seventy-two and
NORTHWESTERLY	68/100 (272.68) feet; by Lot 75 Two Hundred Fifteen and 00/100 (215.00)
NORTHEASTERLY	feet; by Lot 75 Two Hundred Fifty and 00/100 (250.00)
NORTHEASTERLY	feet; by Lot 78 Three Hundred Thirteen and 03/100
EASTERLY	(313.03) feet; by Lot 79 Two Hundred Eighty-three and 02/100 (283.02) feet;
SOUTHERLY	by Lot 79 One Hundred Ninety and 00/100 (190.00) feet:
EASTERLY	by Riverbend Drive Fifty-two and 18/100 (52.18) feet;
NORTHERLY	by Lot 81 One Hundred Ninety-five and 00/100 (195.00) feet;
EASTERLY	by Lot 81 Two Hundred Ninety-nine and 11/100 (299.11) feet;
EASTERLY	by Lot 83, 85 and 87 Six Hundred Sixty-six and 07/100 (666.07) feet;
EASTERLY	by Lot 88 Two Hundred Eighty-five and 00/100 (285.00) feet;
SOUTHEASTERLY	by Riverbend Drive One Hundred Forty-six and 82/100 (146.82) feet;
NORTHEASTERLY	by Lot 24 Six Hundred Two and 35/100 (602.35) feet;
SOUTHEASTERLY	by Lot 24 One Hundred Forty and 88/100 (140.88) feet;
SOUTHERLY	by Lot 24 Two Hundred Fifty-nine and 13/100 (259.13) feet; and
SOUTHEASTERLY	by Lot 23 One Hundred Fifty-two and 88/100 (152.88) feet.

Containing approximately 44.9 acres, be the same more or less, and all as shown on said plan to which reference is hereby made for a more complete description of said premises.