# APPLEFIELDS OF HEAVEN DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

Frank D/B/A to as A. Whitacre, Inc. an Fairview Associates, "Declarant". DECLARATION, Whitacre, Inc. made and Ø this Land joint Management nt venture, Ist & Construction, Inc. hereinafter referred of June

# WITNESSETH:

That, whereas Declarant is owner of certain Hampshire County, West Virginia, having acquired recorded in Deed Book 277, Page 573, among the 1 Hampshire County, West Virginia, which was conve Associates by the Deed mentioned above and conta more or less, as described in said Deed and situ Creek and Romney Districts. ong the land records of was conveyed to Fairview and containing 726 acres and situated in the Mill real same property be y in Deed

ti ons certain WHEREAS, liens and charges as here the Declarant will convey the ants, conditions, hereinafter set said forth: restrictions, subject, reserva

protecting the shall run with having any righ or any part the property to the fo or and inure and conditions, MON OW THEREFORE, ty described a following eas to any part ollowing easements, restrictions, colitions, all of which are for the puring the value and desirability of the nation with the real property, and be binny right, title or interest in the alart thereof, their heirs, successors the benefit of each and every owner the above Declarant shall hereby be held, successors declares owner sold s, covenants, reservations e purpose of enhancing and f the real property, which e binding on all parties the above described propert and conveyed or assigns, thereof. that 211 nveyed subject, reservations and enhancing and Off ed property and shall

#### ARTICLE I DEFINITIONS

- of. Heaven Association" she Property Owners roperty shall mean and referers Association, its to the Applefields successors and assi assigns
- trac but the or more persons or oct which is a part of excluding those have performance of an o or "Owner" shall having such in an obligation. or entities, of the propaying n and refer to the record owner, whethe ities, of the fee simple title to any he property, including contract sellers such interest merely as security for
- property after be "Property"
  described a
  bought with within above, a shall mean and refer to and such additions e jurisdiction of t ns thereto that Association certain real may here
- land shown "Tract" upon any shall recorded and and refer to subdivision plat any numbered t of the I property tract
- Inc. and Land Management & Construction, Inc. D/B/A Fairview Associates, their successors and assigns, if such successors or assigns should acquire the remaining undeveloped tracts from the Declarant for the purpose of development.

## ARTICLE MEMBERSHIP AND W VOTING RIGHTS

tenant which shall tenant bе ິເດ to Ø S Every and : subje member ect owner to not of of the Associ of 8 trac ciation. M which is sub s subject Membership ownership ס ס of ò assessment hall be app any be appi - 11n

membership ship the the 1 When per exer the happening earlier: entitled sons Dec more cised ar mor Class to n The Class I to four (4) ס than o four shall ing of than Il be memong tenne vote association A. Class A and one cease a shall ciation shall have Class A shall be al shall be entitled person holds an i B member votes and themselves determine, of be Ъе the for Cast shall shall be the Decl or each Tract owner converted to Cla following ve two interest ö owner one ners , ne vote 1. rest in any each Tract mine, but in all ran events, owned. o Class Declarant of any A membership whichever oc the in The Tract shall each 10 who exception of each Tract. tract Class event 4 **De** ract all occurs B **such** 9 ě 0f

ship equal the membership, or On June 30, 1987 votes total outstanding votes outsi outs ng in the standing the بر 1 Class the A mem membe

9 1987

#### COVENANTS FOR ARTICLE MAINTENANCE ASSESSMENTS

use, upkeep, Applefields ( perty said as (1) and The provided
) time TWO. time per payable : payment conveyed HUNDRE Ö he Declarant may assess initially, for the DRED TWENTY-FIVE (\$225.00) DOLLARS property p, and maintenance of the right-of-we sof Heaven Subdivision and such other declarant may provide therein, subdivision and for having tracter year, by July 15th. Such assessment has mark of the such assessment of the mark of the such assessment of the mark of the such assessment of the such as such ass of in Declarant ma hereinafter, year, in the said not to each purc wonth of January, beginning with January d sum of \$225.00 shall be a lien upon the each purchaser until paid. The accompany to Lots come? owned by the tract mowed, ARS per -of-way other co year for the within said common faciliti each n upon the passessment ed, at lea shall be to. any lucast one Tract due he 1986 fofø

property may not l a late (10%) ] const bind and for t the the the will the association enumeration enumeration the responsibility for the responsibility to property rights an written themselves, 3 t itute Percent the mortgage liens presty affected by these prot the raised by more that itten affirmative vote of sociation entitled to vote the raised by more than fee the torney collection of 0wners ಬ and has lien on pe FIVE (\$5.00) D as been sold, wh responsibilities fees Association who annum liens presently or hereafter endings in the presently or hereafter endings in the protective covenants. The second protective covenants is the second protective vote of Two-thirds (2/3) of the maintenance of the roads, round sold, whichever is first. incurred in the collection this property until paid and ir heirs and successors in ti from areas be de pursuant DOLLARS, ir om the date fees who shall a and 88 The intere eated payment of delinquency, d to the Applefields assume full respons maintenance syment of sa this roads, r l Eighty first. d by this the Appl Associates a t par this tit thereof, s right-of-way and ty (80%) percon l responsibility ce of the roads, said assessment per of encumbering a11 At This asse graph, t that time, Declaration of the m that time ď grantees to this 1 shall of including without reasonssment the Heave of

and lev fields (31st) resale shall l become day of of ល Heaven y of Jan one the 01 January of each your more tracts in the obligation of initiate only u en Subdivision a January of each only and year upon sale of any trac and on or before the year thereafter. In in said subdivision, the new owner(s) tract Ĭn act in the e Thirty-First In event of a the obligation

### USE ARTICLE IV RESTRICTIONS

- garages, and the center l lesser area design, loca purposes a design, erected line of line of setbacks tained on any orchard tract with a ground floor area of less than 480 square feet, exclusive of porches and garages. No dwelling may be constructed or maintained on any wooded tract with a ground floor area of less than 320 square feet, exclusive of porches and garages, and shall be constructed no less than Sixty (60') feet of the center line of any access road. The Declarant may authorize a lesser area in unusual cases where justified by the architectural design, location on tract, or landscaping. No dwelling shall be erected less than Thirty-five (35') feet from the side or rear line of any road or right-of-way; provided that the Board of Directors of the Association or the Declarant may authorize lesser Lained ( packs where dictated lines shall not apply agle ownership. All elections and the page of t within Eight (8) months f Mobile homes are strictly t otherwise division t and guest se occupied, thereof. purposes t apply
  All ext (8) used d by terrain; and provided that ply to a property line between exterior construction must be incidental d, with the e or guest ith th forbidden. the house, 01 except may nd rioor area of less than nd garages. No dwelling wooded tract with a ground , exclusive of porches and ss than Sixty (60') feet of e Daclaron use, which commencement Бe ion of constructed or area of le that side may thereto Lot(s) may authorize e architectural residential tracts completed and construc or mainline lesser
- permitted part of the tract, r part adeq ructure nor div the off ater, nor obstruct upon any road wit o owner within, divert development of road parking shall or otherwise or otherwise of ruct any within t onstruct for i y tract, himself obstruct, interfere y drainage the or Property at suffer and any eas with the ditch. his 0wner easement a the guest n. No parking any time; and ir shall provid natural across his ural flow o and as Òf
- must be the appropriate noqu eon any tract or right-of-way, nor shall anything be do which may be or become an annoyance or nuisance to ty. Without exclusion, the following items and action the design:

  (All refuse must be to appropriate planting or a feature of the containers. (All refuse must be to appropriate the containers.) shall be activities a fence of done the

(All at a all time eruse must times).

sanitary Fuel stor containers.

- 4. The discharge of firearms for hunting or target shooting is strictly prohibited within 150 yards of any improvement, cabin or living area of any tract within the subdivision. storage tanks cabin,
- noi w abatement of any motorcycle or motor vel equipment is prohibited within vehicle without pro hin the subdivision. the proper
- orderly condition at all inoperative vehicle or o late or remain on any Tr improved or part cont ractor Of Owners unimproved, a subdivision enroute to repair ion road damaged by equipment of Owner of to or from Owner's Tract. All tracts, to or from Owner's Tract. All tracts, must be maintained by Owner in a neat ill times. No garbage, refuse, trash or other debris shall be permitted to accompany. and restore equipment of Ow Tract. All tra 10 and

rifteen (15) days notice to the through its agents and employees, to enter upon saperform necessary maintenance, repairs and restora any offending material or object. Such action shaped the spass, and all cost of same when performed by or Association shall be added to and become part of the same when performed by the ory di charge his aforesaid response of the Declarant or Board of I wo-thirds (2/3) vote of its I n (15) days notice to the Own hits agents and employees, I responsibilit Direct ectors of the Ass rd of Directors, , shall have the ju, Ò upon said restoration, or r ion shall not be rmed by the Decla part in of a m o f the Assoc Trac ner satisfaction, and after right Declarant assessment гешоче and

- r i Wr ight-o ritten **o** • )f-way No part of f-way to any permission c of any Tract may b ny land outside th n of the Declarant be the property used as a y without œ the a advan
- members the use enforce  $\alpha$ ed may of d by The the From Y fines make addition, by the Property, which fines or other pe which together with repealties. ø vote of Twothirds and the restrictions above may be (2/3)for
- $\alpha$ shall dish. be conly done The black installation ĭ an mesh ı area, when nesh dishes when 0f any 16 pos æ satellite ossible, wh рe TH **.** Ce which reception ich shall equipmen conceal

# ARTICLE V GENERAL PROVISIONS

- 1. Declarant reserves the right to replat any prior to delivery of a deed to an original purchaser herein shall be construed to prevent Declarant from additional covenants or restrictions on any Tract not conveyed by them. No Tract in said subdivision may by the Purchaser, his heirs, successors or assigns in less than Five (5) acres and any residual Tract must Tract must contain at not . ay be imposing not already already resubdi Nothing ۲, 0 4
- Ü agre The rative, (
  a public
  grantee
  ee to ø ä 2 Prat 2. In the event, state, local government, any utility, corative, or municipality expects or requires the installation a public utility system within the area of which this is a pagrantee or grantees by the acceptance of the Deed do hereby see to pay their proportionate share for the cost and expense construction, maintenance and operation thereof, as the same is determined by the appropriate authority. par 0 -
- shall conform to the regulation of the Department of Health. Free standing to the aforementioned requirements, and sharea. No building shall be constructed drilled on any Tracts until a sewage di a sewage Virginia ems constructed of the appropriate ing toilets are a and shall be place disposal a Sewage Enf and no water well shall all and well permit has Enforcement Officer. ce West said aid Tracts
  st Virginia
  subject to luded ll be has
- тb Ľ, < rewa Twe lve ( from inch any minimum o H. C culver on oad must Ъe used ä
- ō 01. G No truck, description buse may be junk e left O or o s or unsightly abandoned on y vehicles o 0 f

- 6. linstallatilines and easements Declarant reserves the tion and maintenance of d the building set-back sereserved by any other Declarant right all u lines instr ht to grant utilities es of all 7 es of . duly Tracts between acts, in a recorded. ween the addition for Ò
- enforce, by conditions hereafter j 7. The Associat enforce, by any proce conditions, covenants hereafter imposed by by the Declarant or A provision herein cont of the right to do so by of The Association, or any Owner, shall have yearly proceeding law or in equity, all covenants, reservations, liens and champosed by the provision of this Declar larant or Association or by any Owner therein contained shall in no event be depth to do so thereafter. hall have the right to ty, all restrictions, s and charges now and s Declaration. Failure Owner to enforce any ent be deemed a waiver
- Twenty (20) Ninety (90° instrument Decl (20) they (10) 8. The eclaration 20) years they shall be years. ty (20) ty (90%) he covenants, reson shall run with from the date the be automatically year period percent y not le This Declaration may les 0 f O than Ьу the restrictions and the left and bind the left this Declaration lly extended for ation may be amen an extended for successive per on may be amended during the in instrument signed by not land owners, and thereafter Seventy-five (75%) of the 1 ne land tion is othe d for a term
  s recorded, a
  ccessive peri
  d during the for pr Ovisions af less after riods o of this f Twenty ter which ds of Ten owners an than
- other shall full provis 10 റ Invalidations of the property of the land ation of the affect. on of this any any of Declarany other the covenants, res ation by judgement r provisions, which or c h sha 11 ictions cour hall remain 10 Ĥ in
- 10. Cutting of systems, buildings, with more desirable clear-cutting except or the Association. č. trees to improve varieties. be permit e views, In no written permi ~ tted for dying case permission 18 TE 10 driv 0 veway and + n (D to the ys, for bе , septic or replaci be random Declarant nt ing
- ll. I masculine includes Whenever e gender : inc ral in cludes and p this is Declaration tes the feminine plural number the inc and lude O neuter, udes the Ø to to Ö o requirem singular m singular. es, the number