Hoy & Shingliton &

403/3

STAGE COACH STOP AT CAPON BRIDGE DECLARATION OF CONDITIONS AND RESTRICTIONS

Pennsylvania corporation, DECLARATION, made hereinafter this 8th day y of July, 1985, by Tuscaror referred to as "Declarant"; by Tuscarora Land Co.

WITNESSETH:

County, West at Page Deed mentioned above and which is more ed mentioned above and containing 284.492 acres, more said Deed and located and situate in the Bloomery Dis Virginia That, whereas Declarant is the owner of certain real conveyed to Tuscarora Land Co. Virginia, particularly among having acquired g the land record containing 284.492 described records the follows ъу Ј. С. in Hampshire County, same by Neff deed recorded in District, Hampshire County, that and 70 property less, Linda certain tract or Tinda C. Neff by West as described Virginia, Deed Book Hampshire

protective as hereinaf hereinafter set WHEREAS, AS, the Declarant will convey the said property subject to covenants, conditions, restrictions, reservations, liens forth. to and certain

and be binding on all parties described property or any part shall inure to the benefit of purpose restrictions, above, shall be held, binding of. THEREFORE, enhancing covenants, reservations, and conditions, nancing and protecting the value and desi on all Declarant sold and conveyed subject part t of (s having the righ rt hereof, their f each and every hereby declares value and desirability right, title their heirs, su every owner the that to the thereof successors or all of following 0 f interest which are for of and assigns, property described real propert property

ARTICLE I DEFINITIONS

- Bridge Property "Association" Owners Association, its shall mean and refer to the successors and Stage Coach Stop assigns at
- property, as security or including for s, of the fee simple title contract sellers, but exc. the performance mean and refer נס of an obligation the itle to an excluding record any y Lot v owner, which is having such whether a part one or interest of
- above, and such jurisdiction of "Property" shall the additions Associat mean and refer thereto as may hereafter to that certain real be brought, property within the described
- recorded subdivision plat of the Properties. "Lot" shall mean and refer to any numbered plot of land shown upon
- and ed D Lots assigns, from the "Declarant" such successors Declarant for shall mean and the purposes 10 assigns refer to to Tuscarora s should acqui to Tuscarora Land Co should acquire the : s of development. Co., remaining undevelop its successor
- and Lots being intended to subdivision that may "Common Properties" эđ bе plat transferred lat, as amended devoted to the shall ţ mean and refer the from time common use Association to to time in acco to for those areas in accordance as of all the Owners Common Properties of herewith, land shown

ARTICLE II MEMBERSHIP AND VOTING RIGHTS

- of the Association. ownership of 0wner any Membership of a Lot Lot ership shall be a which is subject which is subject appurtenant to assessment. to and шaу shall be not ធ member
- Association shall have two classes of voting membership;

CLASS A.
Declarant person for eac each holds Lot and Class an interest shall be exe shall be entitled membership exercised any shall to Lot as one be they among a11 all vote such persons shall 0wners for themselves each Lot. with the exception determine When more be members. of than The one vote

events, converted (4) B. whichever votes The Class Class for occurs A membership on the happening occurs earlier: each lot В member owned. shall be the Declarant, The Class B membership of either who shall be entitled shall of the following cease and be

- (a) the When the total total votes outstanding votes outstanding in the in Class the Class A membership equal ᅜ membership, 20
- (b) January i, 1987

ARTICLE III COVENANT FOR MAINTENANCE ASSESSMENTS

- within the entire area of (\$72.00)(including maintenance and owned facilities Dollars per lities as the said Dec provided hereinafter. Declarant the Declarant year, may said for assess Declarant ter. This clearing of road right-of-way stumps, debris, e Stage Coach Stop at Capon Bridge and such other the use, upkeep and maintenance clearing of road right-of-way s initially, may provide assessment for each e therein, of said f lot fees subject of does Seventy-Two the rights-ofany apply etc.) to
- Owners' obligation Covenants responsibility do bind themselves, for lien the rights and responsibilities as created by nants will be delegated to the Stage Coach Stop Coach of the maintenance per of t Association who shall assume full until and the maintenance of liens presently or hereafter encumbering herein written. h Stop shall the Association entitled to vote. said assessment covenants. delinquency, year shall constitute assessment Dollars, 80% for the collection of at Capo become without of Capon responsibilities as created by the Declaration of Protective their interest the property has been sold, whichever is first. This 0f made pursuant the and the written Bridge Subdivision and he obligation of the ne heirs lection of the monies due under this lired roads, rights-of-way and common areas This lien is expressly and levy assessment reasonable at the roads, rights-or well of lien and successors in the 011 affirmative vote to this rate of may not this attorney's responsibility for property nine new paragraph, Tuscarora bе in the raised by more than vote of two-thirds (the property affected by inferior and owner(s) title to fees (9%) until Capon incurred ntil paid event percent including this lien this lien the collection of of common areas. subordinate per any þ until January 1, and assumes late fee an ten (2/3) the assessment a11 Αt collect grantees (10%)the these 0

ARTICLE IV USE RESTRICTIONS

Nor constructed or cases purposes of the side line (8) where justified by (8) months of which may be rented when not otherwise occupied. shall line of or incidental any Association, right-of-way; prov. ze lesser set-backs or maintained exclusive of dwelling be erected less than Twenty-five may be used only for set-backs shall not apply to a erected any Lot, nor less than Sixty All exterior construction must or assessory thereto, the commencement of construction. ed or placed on with building o or the architectural design, on any lot provided that porches and garages; the Declarant, where single-family construction dictated any of with a ground floor the Board may including a guest said (601) property authorize by terrain provided operations; lots except residential of be completed and location on feet from the center line Directors of No building line (25") that a lesser No dwelling may conditions; area of between apartment the purposes those n lot and landscaping feet from the side area less Board the Association customarily closed of a temporary and and for in than 480 0± unusua1 provided Direct of

ion for of period not to toilet complying exceed four (4) with provisions months. of Article This shall ٧, Paragraph 3, not prohibit below. the erect-

- parking No parking otherwise obstruct, any fere with the natural f of for himself the development Owner permitted shall erect or and his flow of low of surface water, nor obstruct upon any road within the Property of any Lot, the Owner shall provide easement across his lot, guest(s). suffer to be erected nor obstruct any provide adequate divert or any structure at any time drainage ditch. otherwise within, and inter-
- sale Lot, of , except te No sign temporary signs in gs or Lots, except s of any kind larger street name than one square name with and directional the construction, foot shall be displayed signs lease or 010
- unauthorized, shall not they permanent Mobile homes housing; no such be construed to have wood tor except period in excess foundation. 20 for which are sectional masonite the use of temporary o permit the use of a camping trailer The siding and of use of four or (4) trailers O.F. asphalt modular camping camper s consecutive months. camping within said subdivision is shingle roofs shall be trailers. shall Ъe or camper permitted permitted and are This covenant installremain
- items lot annoyance or or right-of-way and approved design: activities must noxious or offensive trade or nuisance to the community. nor shall anything be thoroughly screened by appropriate planting be activity shall done thereon which may be Without exclusion, the bе carried bе following on upon or become
- Refuse containers. (all r containers at all times.) (all refuse must bе kept in closed sanitary
- b. Fuel storage tanks.
- c. Garden equipment and supplies.
- Lot ctly withing prohibited discharge of firearms the within subdivision 150 yards of any improvement, bows for hunting or cabin or target shooting living area
- equipment The use is of prohibited within the subdivision. any motorcycle or motor vehicle without proper noise
- after action shall ponsibilities in a manner satisfactory to inoperative vehicle likewise agree subdivision any buildings а Association shall the Association, upon a two-thirds (2/3) neat Owner's and employees, to and restoration, Lot. and not Lot. In the event orderly condition road damaged by (15) days to or be deemed a repair and A11 shall or other be added to to lots, other notice or maintain, enter any improvement to traspass debris shall be permit y Owner shall fail to d restore promptly improved equipment of Owner or his contractor enrou remove any to the Owner, upon said Lot at and become a11 repair or times. any offending material or oband the cost of same who become erected unimproved, must and the Board of Directors of part shall have the right, vote of restore, No on to discharge st of same when performed of the assect any garbage, ted its Board to SB be maintained by accumulate or necessary, owned refuse, his aforesaid of by him. Directors enroute trash or maintenance, through its the which Associat remain part exterior 0wners Such 0wner and
- Declarant land outside Not part t of Property without the a advance, used as s a road or right-of-w written permission of or right-of-way
- together additional with The rules, Association, covenants above may ьу bе and vote of enforced restrictions for two-thirds (2/3)or tne use of of its penalties the Property, members may make which

GENERAL PROVISIONS

- of a deed Declarant purchaser, his heirs, than five already lot subdivided, five (5) acres. deed to an original conveyed Declarant from imposing ЬУ reserves the right it. , successors a purchaser Any Lot additional ín and/or Lot said subdivision may be covenants t to replat any Lot or Lots prior of Nothing herein shall be construed retained by assigns or restrictions as the long Owner, shall not as the resubdivided on any minimun size Lot to delivery d to prevent be Ьу not less 0 f
- ance of the Deed do hereby within municipality expense to be determined by the 0f the area of expects the construction, maintenance and operation event which this is state, agree to the appropriate loca1 the þ government, pay part installation of their the authority. grantee proportionate any utility, co or grantees by thereof, share co-operative, utility as the accept system the 20 same
- placed standing no regulations obtained from toilets are also ы secluded area whenever of shall the the disposal West appropriate West be drilled on any lo Vest Virginia Sewage subject systems to the possible. constructed any lot Virginia Department aformentioned Enforcement until a sewage disposal permit has aforcement Officer. No building shall be on said requirements lots s shall Health. constructed and shall be conform Free
- ing from any subdivision roads. Twelve (12") inch diameter culverts must be used in all driveways lead-
- tion . may Ъе 1eft 20 buses, abandoned on old cars said OT Lots unsightly vehicles of any type or descrip
- instrument maintenance of public restriction lines of Declarant duly recorded reserves the right 10 lc utilities all lots, i in addition to easements reserved between to the grant property lines and the building easements for installation and by any other
- proceeding at ations, liens, thereafter Declaration. contained shall Association, law or in eq and charges Failure by t in equity, Į, the or any Owner, now no event ow and hereafter imposes Association or by the deemed at all restrictions, conditions, shall have imposed any Ow waiver 0wner the right to Ьу of the itions, covenants, the provisions of ţο enforce right enforce, any provision the by any reserv
- two-thirds Additional property may (2/3) of the members y be e annexed the the Associat: the Property with the consent of
- shall run wi Declaration the ninety successive first twenty than seventy-five (75%) run with and bind ration is recorded, (90%) percent of periods covenants, (20) of year ten Lot the restrictions and other after n (10) Owners, and (0) years. This Declara period by an instrument land for percent of the Lot which they a term This thereafter by shall Declaration may strument signed of twenty years provisions of the Owners. be automatically extended for an ed by not less instrument si from be amended Declaration the date this signed during Ъу not

the provisions, Declaration Invalidation of which shall judgment any of remain or the in full court covenants, order restrictions, shall in no w wise or other affect provisions any other of

IN WITNESS affixed, this declaration WHEREOF said signed Tuscarora Secretary. bу Land Vice Co. President being the Declarant herein, and its corporate

TUSCARORA LAND CO.

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	OF CORPORATE SEAL)		
	SEAL)		
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STATE 10 PENNSYLVANIA:

ss.

COUNTY OF FRANKLIN

this bе writing the 8th act of ор above as day hereby said corporation. 0f Cramer certify Vice President 1985, Theodora acknowledged Notary Public, Walters, Land the Co., whose said 0f the County name before ion, signed and State has Пe

GIVEN under my hand this 8th day July 1985.

Chambersburg, Franklin Co. GINA M. CRAMER, Notary Public

NOTARIAL SEAL)

ssion

Fort Loudon, Way Land Co West Pennsylvania Prepared by:

WEST VIRGINIA, County of Hampshire,

that on the annexed, admitted to record. day of to wit: Clerk's Office of said County

Attest County