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BOOK 446 PAGE 265

RESERVATIONS AND RESTRICTIVE COVENANTS

SILVER LEAF - Phase I

DATED: <u>July 5, 2005</u>

Rocket Science, LLC a West Virginia Limited Liability Company and Randal C. Miller and Jeffrey C. Miller, is hereby referred to in this document as the "Grantor".

The Reservations and Restrictive Covenants in this document are to run with the land and shall be binding upon all parties and all persons owning Lots in Silver Leaf as described below, or claiming under them.

Invalidation of any of the following Reservations and Restrictive Covenants by judgment of Court Order shall not affect any of the other provisions, which shall remain in full force and effect. The failure to enforce any of the Reservations and Restrictive Covenants at the time of violation shall not be deemed a waiver to enforce the Covenant.

- 1. PROPERTIES SUBJECT: These Restrictive Covenants are applicable to the following described property located in the Mill Creek District of Hampshire County, West Virginia: All those lots known as Silver Leaf as Shown upon that plat recorded in Plat Book 10 Page 79
 - HOMEOWNERS ASSOCIATION: Grantor has incorporated a nonprofit, non-stock homeowners association know as the Silver Leaf Property Owners Association, Inc", referred to in this document as the "Association".
 - A. Every person or entity, which is a record owner of any Lot in the Subdivision shall be a member of the Association, and shall be entitled to one (1) vote for each Lot owned, except the Grantor, which shall be entitled to two (2) votes for each Lot owned. Although non-association members, tenants and lessees if owners acquire, by virtue of their residence within the subdivision, responsibilities of upkeep and maintenance and a duty to refrain from maintaining any violation of these Restrictive Covenants.
 - B. The roadways and right-of-ways constructed throughout the Subdivision are hereby dedicated to the Association by the Grantor, and are for the use in common of the Grantor, lot owners and their respective heirs, successors and assigns. This dedication shall not inhibit convenient use of the Subdivision's roadways.
 - C. The Association shall maintain the rights-of-ways and roads within the Subdivision and shall assess each Lot on a pro rata basis, amounts necessary for the improvements and maintenance of said right-of-ways, not to exceed \$300.00 per Lot annually, exclusive of user fees and insurance premiums, as adjusted pursuant to the provisions of West Virginia Code 36B-1-114 and 36B-1-203. The road fee shall be \$300.00 until otherwise established by the Association. The Romney VFD of Romney, West Virginia will receive annually from the annual road maintenance fee \$50.00 from each lot. This annual donation will be part of the annual road maintenance and will be paid annually by the Silver Leaf Property Owners Association.
 - D. Any assessments, together with interest and costs, shall be a lien upon the Lot against which such assessment is made. The Association shall have the right to file among the land records of Hampshire County, West Virginia, a duly executed and acknowledged Notice of Lieu with respect to each Lot and its owner for which any assessment remains unpaid. However, said assessment shall be a lien whether or not filed in said courthouse.
- RESIDENTIAL AND AREA USE: All lots shall be used only for residential purposes, and no residence shall be erected, constructed, maintained, used or

BOOK 446 PAGE 266

permitted to remain on any Lot other than one single-family dwelling of not less than 1200 square feet exclusive of garage, basement, and porch.

- A. A private storage building may precede the construction of the home. Storage building shall be constructed of new wood, stone or brick and shall be kept in good repair.
- B. All exterior construction must be completed and closed within one (1) year of the commencement date of excavation.
- C. All driveways joining subdivision roads and right of ways must have a minimum 15-inch in diameter culvert.
- D. There shall be no single-wide or double-wide mobile homes (as they are defined in the West Virginia Code §37-15-2), house trailers, or buses or any derivative of the foregoing situate on any Lot as a residence or for storage, either temporarily or permanently. Not withstanding this restriction, temporary camping shall be permitted on said lots from February 1 thru December 31 annually. Only equipment professionally manufactured for this purpose, such as tents, travel trailers/campers and recreational vehicles are permitted for use as camping shelters.
- E. Improvements constructed for the maintenance of animals as permitted by Item 12, below, shall be kept in good repair, shall be constructed of new materials and must conform generally in appearance with any dwelling upon a Lot, although such improvements shall need not be constructed of materials identical to an existing dwelling. No such improvements shall precede the construction of the residence, and no unsightly or dilapidated buildings or other structures shall be permitted on any Lot with the exception of any pre-existing structures.
- 4. <u>COMMERCIAL USE AND NUISANCE</u>: No store, tavern or other public, commercial, industrial or professional business shall at any time be maintained or established or permitted upon any Lot. No obnoxious or offensive activity shall be carried on or upon any Lot, nor shall anything be done thereon which may become an annoyance or nuisance to the neighborhood.
- 5. SETBACK: No building or any part thereof shall be erected on any Lot nearer to any right-of-way lines or front Lot lines than TWENTY feet, or nearer to any side Lot lines or boundaries than TWENTY (20) feet, or nearer to any rear Lot lines than TWENTY (20) feet unless a larger set back is established upon the plat of said subdivision. See item 6 for additional setback information relating to utilities.
- 6. <u>EASEMENTS</u>: Grantor reserves unto itself, successors and assigns, the right to erect and maintain all utility and electric lines, or to grant easements or right-of-ways therefore, with the right of ingress and egress for the purpose of installing or maintaining the same on, over, or under a strip of land as follows:
 - Side and rear: twenty (20) feet wide at any point along the lot lines of each Lot.

 Front: twenty (20) feet from lot line.

 Front: twenty (20) feet from lot line for Road Construction. Perimeter of said development (20) twenty feet from lot line. Such utility easements include but are not limited to telephone or electric light poles, conduits, equipment, sewer, gas and water lines. Within these easements, no structure, planting or other material shall be placed or permitted to remain, which may damage or interfere with the installation and maintenance of utilities. Grantor reserves such additional easement as set forth on the plat of said subdivision.
- 7. SEWAGE & WATER: No dwelling shall be occupied on any Lot unless there is constructed with it a septic system for the disposal of sewage and a well for water source each of which must be approved by the West Virginia Department of Health. No outside toilet or closet shall be erected on any Lot. Lots are to be served by individual wells and all wells must be placed a minimum of 100 feet from all septic reserve areas.
 - A. No construction, driveways, utilities, swimming pools or structures shall be permitted upon or within sewage disposal areas.

- 8. MAINTENANCE: Each lot owner shall promptly remove or otherwise dispose of any accumulation of trash, garbage or rubbish and at all times will maintain the Lot in a neat and sanitary condition. Lawns, trees and shrubbery shall be maintained in a neat and presentable fashion.
- 9. <u>FENCES:</u> Only fences in aesthetic harmony with the exterior design of the residential development shall be constructed and, no fence shall exceed five (5) feet in height. Fencing located along the roadways must be of wood; PVC or stone construction while metal fencing may be used along the sidelines and rear lot lines.
- 10. <u>PARKING:</u> No automobiles or other motor vehicles shall be parked in or within 25 feet from the rights-of-ways or roads of the Subdivision and no on-street parking are permitted by Lot owners. Visitors, guests, delivery vehicles, or others legitimately using said roads and streets are excepted, and are permitted to temporarily park along said streets.
- 11. ADVERTISING: No advertising signs or billboards of any nature shall be erected, placed or maintained on any Lot, with the exception of a lot address identification sign or a sign offering the premises for sale. The Grantor reserves a right to erect subdivision entrance signs and structures, which shall remain erected on the Lot(s) upon which each is situated unless a majority of the members of the Association vote otherwise. The Association shall repair and maintain such signs and structures along with the right to enter upon the property on which the same are affixed, or is reasonably necessary for maintenance.
- 12. AGRICULTURE: No swine, livestock or poultry shall be raised or bred on any lot, except household pets, such as dogs, cats, which may be kept provided they are not bred or maintained for commercial purposes. Any domestic pet shall not be permitted to run at large so as to become an annoyance to the Subdivision. With suitable facilities and proper fencing, horses and ponies, shall be permitted on Subdivision Lots, provided at least one (1) acre per each horse or pony animal is fenced for the maintenance of said animal.
- 13. <u>FURTHER SUBDIVISION:</u> No Lot shall be further subdivided or its boundary lines changed in any way except by the Grantor, as follows:
 - A. Grantor, its representatives and assigns, reserve the right to modify the plans of the Subdivision Plat, to change the size and shape of blocks, sections and Lots, and the directions and location of streets and other ways shown thereon, or of annulling the same; provided that no change shall be made which shall alter the shape or size of Lot which has been sold, or the direction of any street or way upon which it abuts so as to cut such Lot off from convenient access to public highways, without the consent of the owner thereof and the approval of the Hampshire County Planning Commission.

The relocation of a lot boundary line that does not create an additional lot shall not be considered a sub-division.

- 14. <u>RESERVATION</u>: Rocket Science, LLC and Randal C. Miller & Jeffrey C. Miller hereby reserves the right for itself, its successors and assigns to also use the roadways and access for utilities within Silver Leaf any potential future lots which may be developed, which will have full use and access of the roads, utilities and common area set forth on the plats of Silver Leaf.
- 15. OPTIONAL MODIFICATION AND EXPANSION: Rocket Science, LLC and Randal C. Miller & Jeffrey C. Miller hereby reserves the right to add additional lots to be members of the Silver Leaf Property Owners Association, Inc, by recording a document among the land records of Hampshire County, West Virginia. Said lots may have modified covenants and restrictions but will have the same voting rights and expense obligations as those lots in this declaration. Additional roadways and common areas may also be added to this declaration and will then become owned by

BOOK 446 PAGE 268

the Association and maintained by the expanded Association. This shall not obligate the developer to develop any further lots not specifically set forth here with in.

Grantor reserves the right to develop future phases, which will make use of the roadways and utilities within Silver Leaf.

16. CONFLICT: In the event of any conflict between the provisions of these Reservations and Restrictive Covenants and the constraints reflected in the Plat of record for Silver Leaf or any future recorded plats, the constraints of the Plat shall govern. Any conflict existing within the provisions of this instrument itself shall result in application of the most restrictive provision herein. Any existing structures and/or improvements located upon any restrictions in this instrument which would otherwise result in a violation thereof shall not be considered a violation. However, alteration or replacement of any part of said structures and/or improvements, aside from routine maintenance, requires compliance with these provisions in their entirety.

from routine maintenance, requires compliance with these provisions in their entirety.						
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COUNTY OF W	pelm	, to wit:	Romney, W y Commission Expires Dec			
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CANTO & HARMS, INC., BERNESS, WV Rg-Ownes No.15801-05	TGSIG.			Clerk.		

Carl, Kieston & Frazer attorney @law

SUPPLEMENTARY DECLARATION OF CONDITIONS, COVENANTS, RESTRICTIONS, AND EASEMENTS FOR SILVER LEAF

THIS SUPPLEMENTARY DECLARATION OF COVENANTS, CONDITIONS, JONE RESTRICTIONS, AND EASEMENTS made this 28 day of 2006, by ROCKET SCIENCE, LLC, a West Virginia limited liability company, and Randal L. Miller and Jeffrey G. Miller, hereinafter referred to as "Grantors".

WITNESSETH:

WHEREAS, by a Declaration of Conditions, Covenants, Restrictions, and Easements of Silver Leaf Subdivision dated July 5, 2005, and recorded in the Office of the Clerk of the County Commission of Hampshire County, West Virginia, in Deed Book 446, at Page 265, the Grantor subjected certain real property described therein as shown on that plat of record in the aforesaid Clerk's Office in Map Book 10, at Page 79, Phase 1, of the Silver Leaf Subdivision to all of the rights, reservations, restrictions, covenants, conditions, easements, rights-of-way, liens, charges, and assessments more fully set forth in said Declaration of Conditions, Covenants, Restrictions, and Easements; and

WHEREAS, the lots in Phase II, Part A, Silver Leaf Subdivision, set forth in Map Book, Page 107, et seq., were added to said Declaration by a Supplementary Declaration recorded in Deed Book 450, at Page 590; and

WHEREAS, the plat for Phase II, Part B, Silver Leaf Subdivision, prepared by Green Engineering Office, dated March 17, 2006, has been placed of record in the aforesaid Clerk's Office in Map Book 10, at Page 187, et seq.; and

WHEREAS, Grantors are desirous of annexing to the aforesaid Declaration of Conditions, Covenants, Restrictions, and Easements of July 5, 2005, that real estate known as Lot Nos. 8, 9, 10, 15, 16, 17, 18 and 19, of Silver Leaf Subdivision, Phase II, Part B, which is part of that tract of real estate conveyed to Grantor by those Deeds dated February 9, 2005 and July 1, 2005, and recorded in the aforesaid Clerk's Office in Deed Book 440, at Page 538 and in Deed Book 445, at Page 475, which annexation is permitted under the terms and conditions of the Declaration of Conditions, Covenants, Restrictions, and Easements of Silver Leaf Subdivision dated July 5, 2005; and

NOW, THEREFORE, the Grantors declare that all of the real property, including all of the roadways within said Subdivision area, designated as Lot Nos. 8, 9, 10, 15, 16, 17, 18 and 19, Silver Leaf Subdivision, Phase II, Part B, as more fully shown upon a plat thereof prepared the Green Engineering Office, dated August 3, 2005, and recorded in the aforesaid Clerk's Office in Map Book 10, at Page 187, et seq., which plat is hereby incorporated herein by

reference, are and shall be held, transferred, sold, conveyed, and occupied subject to the covenants, restrictions, easements, charges, assessments and llen (sometimes referred to as "Reservations and Restrictive Covenants") set forth in that certain Declaration of Conditions, Covenants, Restrictions and Easements of Silver Leaf Subdivision executed by Rocket Science, LLC, a West Virginia limited liability company, and Randal C. Miller and Jeffrey G. Miller, Grantors, dated July 5, 2005 and recorded in the aforesaid Clerk's Office in Deed Book 446, at Page 265, all of said easements, reservations, restrictions, covenants, conditions, rights, obligations, liens and assessments set forth in said Declaration of Conditions, Covenants, Restrictions, and Easements of Silver Leaf Subdivision being hereby incorporated herein by reference as if the same were set forth herein verbatim.

The above-described easements, restrictions, covenants, conditions, rights, obligations, reservations, liens and assessments are for the purpose of protecting the values and amenities of Silver Leaf Subdivision and shall run with the real property and be binding on all parties having any right, title or interest in the above-described property or any part thereof, there heirs, successors and assigns and shall inure to the benefit of each owner thereof.

Witness the following signature and seal as of the day and date first above written, by the Grantors herein.

ROCKET SCIENCE, LLC, a West Virginia limited liability company

George W. Brent

Its: Member

STATE OF WEST VIRGINIA, COUNTY OF BERKELEY, to-wit:

Given this 25th day of duly 2006.

Votary Public

My Commission expires:

400,0016

OFFICIAL SEAL
NOTARY PUBLIC
STATE OF WEST VIRGINIA
JODIL PETERS
PALE PILL
SEARCHS CENTER
MATINGBURG, W 25497
My commission captes May 22, 2016

BOOK 457 PAGE 94

Witness the following signature and seal as of the day and date first above written, by the Grantor(s) herein.

ROCKET SCIENCE, LLC, a West Virginia limited liability company

Elizabeth L. Kruege

its: Member

STATE OF WEST VIRGINIA, Pennsylvania

I, <u>Kathy L Schenk</u>, a notary public in and for the County and State aforesaid do hereby certify that, Elizabeth L. Krueger as a Member, of Rocket Science, LLC, a West Virginia limited liability company, whose signed the writing hereto annexed, bearing date the day of the 2006, have this day acknowledged the same before me in my said County and State to be the act and deed of said West Virginia limited liability company.

Given this A day of Any 2006.

Notary Public

My Commission expires: 7-26-2008

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Kathy L. Schenk, Notary Public
Allegheny Typ., Blair County
My Commission En.

Member, Pennsylvania Association Of Notari

OFFICIAL SEAL Notary Public, State of West Virginia My commission Carl, Keaton & Frazer, PLLC 56 E. Main St., Romney, WV 26757 My Commission Expires October 8, 2012

This document was prepared by: Richard A. Pill, Esquire Pill & Pill, Attorneys at Law 85 Aikens Center Martinsburg, WV 25401

cb/Silver Leaf Master

STATE OF WEST VIRGINIA, Hampshire County			至
The foregoing Instrument, together with	Commission Clerk's Office	7lulo6	10:42Am
The foregoing Instrument, together with and admitted to record.	in the certificate of its acknowledge	nent, was this day prese	nted in said office
CASTO & HARRIS, Inc., Sythesis, WV Re-Order No. 18379-08 23342 8/08 CTP		thoron I	