## HIGH MEADOWS DEED COVENANTS

196 protective covenants, and beneficial This declaration of easements, protective covenants, and beneficial restrictions shall run with the land and shall be referenced as part of every contract of sale and conveyance of title.

- Each owner shall have an easement over the roads of the subdivision for access to and from State Road 10, Grassy Lick Road to his lot within the subdivision and to and from the pond area at High Meadows for the purpose of ingress and egress.
- Maintenance and repairs to said roadways and common area within the subdivision shall be performed on a continuing basis by the High Meadows Property Owners Association. The maintenance fee shall be \$30.00 annually, with a one-time initial membership fee (to be used \$30.00 annually, with a one-time initial membership fee (to be used for organizational and administrative purposes) of \$10.00 per lot owner. The annual fee, however, is payable per lot owned and does not apply to the unsold inventory of the developer. The road maintenance fee shall not be increased by more than the C.P.I. per year. The developers reserve unto themself, and in behalf of the said Association, their heirs and assigns, an easement or right of way over, under or through a twenty foot strip of land along every lot line of every lot in the subdivision for the purpose of facilitating
- 3. line of every lot in the subdivision for the purpose of facilitating the granting of rights of way for maintenance and utilities.
  - No commerce or business of any type is allowed within the subdivision. No signs of any kind are permitted except directional and informational signs of the developer and name and lot number signs of the several owners.
  - 5. Single-wide mobile homes are NOT ALLOWED to be utilized on or upon the following lots: Those adjoining Plum Drive However, motor homes, camping trailers and camping in general is permitted on each and every lot within the subdivision. No buses, trucks, old cars or unsightly conditions will be permitted to exist on any lot if deemed to be left, stored or abandoned. The Owners Association reserves the right to promulgate and implement addition rules and regulations from time to time. Modular double wide home with wood or simulated wood siding and asphalt roofing are allowed on the lots listed in this paragraph.
  - and waste systems shall conform to West Virginia Sewerage 6. regulations.
  - No structure of any kind shall be built within twenty-five (25) feet of any property line without written variance from the Propert Owners Association. No driveway or access to any lot may be buil across a road ditch without the installation of an appropriat culvert to divert storm water runoff and protect the roads from washout. Failure to conform to appropriate culvert installation which causes road damage shall be the responsibility of the owner of said lot(s) said lot(s).
  - No discharge of firearms or hunting is permitted within the subdivision.
  - 9. These covenants may be amended by two-thirds vote of the members in good standing, or by the developer provided such change modification, or amendment is duly recorded among the land records Hampshire County, West Virginia. The Property Owners Associati shall be formed in Spring, 1987, and the organizational meeting ( ) be called by the developer. Voting at meetings shall be on the ! s of one vote per lot owned and a simple majority shall prevail on a questions except fees and deed covenant changes as indicated above.

- 10. Property owners may keep livestock (horses, cows, goats or sheep only) up to a maximum of 2 head of livestock per acre. Chickens, ducks, or other domestic fowl are permitted to a maximum of 12 fowl. No commercial husbandry is allowed.
- 11. Determination by any court of compentent jurisdiction that any provision herein is invalid for any reason whatever, shall not affect the validity of the balance of these provisions or regulations of the Property Owners Association.

Pr	roperty Owners Association.	of the
15	(These covenants conta	in ll paragraphs)
be sig	in witness whereof, The un	dersigned has caused these presents to
CORPORAT	rion, A WEST VIRGINIA CORPOR	ATION, and its corporate seal affixed
52		o duly authorized on this the 11th day
STATE OF COUNTY OF COUNTY OF COUNTY OF COFFEE MANAGEMENT OF COFFEE MANAG	poration, a West Virginia Co.	
	THIS INSTRUMENT WAS PREPAR ATTORNEY 95 W. MAIN STREET ROMNEY, W	RED BY: ROYCE B. SAVILLE AT LAW, T, P.O. BOX 2000,
this Belit	west virginia, County of Hampshire, to remembered that on the string day of Coulemans was presented in the certificate thereof annexed, admitted to recome	flovember, 1986, at 11:54 A M.,

County Compission, Hampshire County, W.

## High Meadows

