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a further and more particular description of the property hereby conveyed.

This conveyance is subject to the easements, restrictions and building lines of record, if any, affecting the aforesaid realty, and in particular made subject to the following restrictions which are real covenants and incorporated herein.

1. The property conveyed by this Deed is to be used for residential purposes only. However, it is not the intent of this restriction to prohibit a property owner from renting a residence or summer home to prospective tenants.

2. No mobile home or camper trailer is to be placed upon the premises.

3. No parcel or parcels of land conveyed by this Deed may be subdivided into parcels of less than three (3) acres.

4. Only one single family dwelling per each three (3) acre lot.

5. No building or structure can be placed closer than twenty-five (25) feet to any right of way as shown on attached plat.

6. There can be no commercial enterprise placed by the buyer upon the premises and in particular involving the use of Dillon's Run. However, it is specifically and mutually agreed between the parties hereto that the seller on adjoining properties at his election may use Dillon's Run for commercial purposes, to-wit: a fish hatchery or fish farm.

7. The Grantees agree not to pollute Dillon's Run.

8. The Grantees agree not to place anything upon the premises which would create a nuisance or be unsightly.

9. No cabin or house can be erected upon the premises containing less than five hundred and seventy-five (575) square feet of floor space and at a cost of less than Eighteen Thousand and 00/100 Dollars (\$18,000.00).

10. The Grantors reserve five (5) foot drainage easements along the boundary lines of said parcels, if necessary, to provide reasonable access to roads

in Hidden Valley Estates.

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11. The Grantors reserve easements for the purpose of public utilities, such as electricity, telephone, water and sewer which will run with rights of way or division lines.

12. The Grantors reserve the right to remove timber from the premises on or before the ______ day of _______, 19_56_, no timber to be removed less than 14" across the stump.

13. The property hereby conveyed is subject to thirty (30) foot rights of ways as shown on the attached plat, which is to be joint rights of way for the use of the Grantors and the Grantees, his/her/their heirs and assigns, for the purpose of ingress and egress from Ritter's Hidden Valley Estates to public highways, subject however, to a covenant as evidenced by the Grantees' signatures hereto, that the Grantees agree to pay a One Hundred Dollar (\$100.00) per year Maintenance Fee for five (5) years to Ritter Maintenance Corporation for the cost of maintaining said rights of way, said five (5) year period to begin on the ______ day of

<u>Augure</u>, 19<u>f</u>, with the rights reserved by Ritter Maintenance Corporation to extend said Maintenance Agreement for additional five (5) year periods, said Maintenance Fees to increase as set forth in said Maintenance Contract.

14. The Grantors reserve an easement through the stream bed of Dillon's Run Hollow for the purpose of irrigating gardens, pipelines to man-made ponds, lakes and swimming pools.

15. It is covenanted and agreed as evidenced by the Grantees' signatures hereto that the Grantees, his/her/their heirs and assigns agree to pay One Hundred Dollars (\$100.00) per year to Ritter Maintenance Corporation for access to and for the cost of maintaining the lake and park area situate at Hidden Valley Estates, designated and known as Carlisle-Lupton Lake and Alexander-Mathew Park. It is further agreed that after the first five (5) year period of this contract, that maintenance fees for the lake may be increased per the terms of said Maintenance Contract.

16. As evidenced by the signatures hereto, the Grantees agree that nonpayment of maintenance fees will create a lien upon the property and the Grantees further agree that in the event the property is sold to a subsequent purchaser that it is necessary for Ritter Maintenance Corporation to join in the Deed for the purpose of certifying that all maintenance dues are current.

17. The Grantees further agree that no signs will be posted against trespassers or hunting unless their lot is a lot which a portion thereof or any part hereof in whole or in part is an exterior line of Ritter's Hidden Valley Estates and in that event, Hidden Valley Hunt Club No Trespassing signs can be posted on the line or lines which are exterior lines to the development. It being the intent of this restriction to prohibit a property owner at Hidden Valley from restricting adjoining property owners and neighbors within the development from hunting or fishing. In the event the property owners join the Hunt Club, they further agree to abide by all State game laws and all Hunt Club regulations.

18. The property hereby conveyed is subject to an oil and gas lease, said oil and gas rights being reserved by Clinton L. Ritter, his heirs or assigns, said lease being of record in the Office of the Clerk of the County Court of Hampshire County, West Virginia, to which reference is hereby made for a further and more particular reference to said lease agreement. Said lease being subject, however, to the provision that no gas well will be drilled within three hundred (300) feet of any lot within said development.

Special Restriction: The Grantor herein, and Ritter Maintenance Corporation,

2/8 as evidenced by the signature of a duly authorized Officer of said Company, hereby grants to the Grantees legal rights of ingress and egress to McDonald-Bass Lake, for the sole, and exclusive purposes of boating and fishing only, and the adjoining property including the covered bridge area, subject to the covenant that the Grantees as evidenced by their signatures hereto, agree not to commit any act which will alter, change or hinder the natural state of said Lake and further agree to abide by all rules of regulations which have and which hereafter may be set down by the Board of Directors of Ritter Maintenance Corporation to maintain and protect the Lake area. The Grantees right of ingress and egress to the McDonald-Bass Lake as aforesaid are hereby further conditional upon such compliance.

Except as noted above, the Grantor does hereby covenant that it has the right to convey said realty to the Grantees; that the Grantees shall have quiet and peaceable possession of the said property, free from all liens and encumbrances; that they will execute such further assurances of title as may be requisite.

WITNESS the following signatures and seals:

RITTER RENTAL PROPERTIES, INC. (SEAL) RITTER, President (SEAL) AEL LEE KAPLAN (SEAL) RITTER MAINTENANCE CORPORATION BY: (SEAL) CLINTON R. RITTER, President STATE OF VIRGINIA mmonweath & Larch to-wit: I, Milinia M. Moxeder, a Notary Public in and for the