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(Nama)	Vallace, Ellis, Head & F	owler, /	\ttorneys	445	6			• • • • • • • •
	Columbiana, Alabama						*	
Form 1-1.	Rev. 1-66 TY DEED, JOINTLY FOR LIFE WITH		TO SURVIVO	R-LAWYERS TIT	E INSURANCE	CORPORATION, Bi	rmingham, Ala	bama
SHE	OF ALABAMA BY COUNTY			THESE PRESE				
•	consideration of ONE DOLLAI	· · · · · · · · · · · · · · · · · · ·					DXXX.	
	undersigned grantor or grantors Billy G. Henke ar	nd wife,	Mary Jean	n Henke	ein, the receip	t whereof is ac	knowledged,	we,
(herein	referred to as grantors) do gran			•				
(herein of them	Louis K. Hase and referred to as GRANTEES) for in fee simple, together with ever	and during y contingen	their joint li t remainder	ives and upon than and right of reve	rsion, the follow	er of them, then	n to the surval al estate situ	vivor ated
in			! !!!	County, Alabama	to-wit:			·
•	Lot 9 according to the l Office of Shelby Count	<del>-</del> .				che Probate		
··· .	SUBJECT TO setback lines SUBJECT TO protective c			•		•	•	
	attached hereto.						·· · ·	
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			Shelby Cnty 05/08/1975 1	2:00:00AM FILED	CERT			
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## RESTRICTIONS

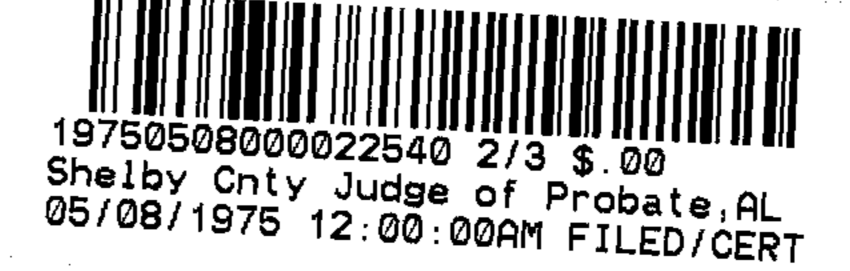
FOR LACOOSA ACRES, AS RECORDED IN MAP BOOK 6, PAGE 45, IN THE PROBATE OFFICE OF SHELBY COUNTY, ALABAMA

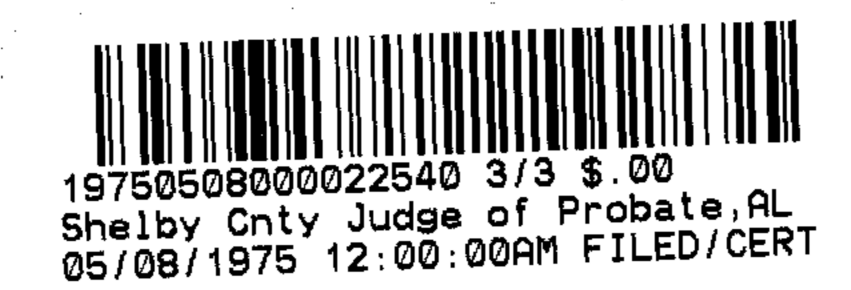
THAT WHEREAS, the undersigned, Billy G. Henke, hereinafter referred to as "Owner" is the owner of all the lots in the Lacoosa Acres, a map of which is recorded in Map Book 6, page 45, in the Probate Records of Shelby County, Alabama.

WHEREAS, the undersigned Owner is desirous of establishing restrictions and limitations applicable to all lots owned by him in said survey.

NOW, THEREFORE, the undersigned Owner does hereby adopt the following restrictions and limitations which shall be applicable to all lots in the said subdivision, which restrictions and limitations are as follows:

- 1. The premises are conveyed and shall be used exclusively for residential purposes, and no more than one single family dwelling house may be erected on each residential lot, nor more than one other building for garage or storage purposes in connection therewith.
- 2. Building and/or mobile homes shall be neat in appearance, and no building or structure shall be moved, constructed or erected on the premises, that may be considered detrimental to the development. Wood exteriors shall be stained or painted with two coats of paint or stain.
- 3. No outside toilets shall be allowed and sanitary arrangements must comply with State and Local laws of sanitation.
- 4. No constructed residence of less than 900 square feet of heated or air conditioned area on the first floor shall be erected or constructed on any lot. In the event a mobile home is set up on the lot, the following will apply:
  - (a) Mobile homes must be a minimum size of 12' x 50' of living space, and in a state of good repair. It shall be the owner's option to refuse set up of any mobile home judged in the owner's opinion, detrimental to property values of all owners of lots.
  - (b) Within 90 days after set up begins, a mobile home must be underpinned on all sides with either masonry material, metal, or wood siding. However, no underpinning can take place before the Owner has approved material and method to be used.
  - (c) Mobile homes may not be elevated above the nomral wheel level of the mobile home.
  - (d) Any addition to a mobile home must have "Owner" approval prior to construction.
  - (e) Mobile homes must be set up with the long side facing the street and present a front opening door to the street.
- 5. No portion of the building on any lot may extend to the front side of the lot beyond the building line as recorded in the plat. The front part of the building must be placed no further back than 4 feet from the building line. No portion of any building may be closer than 40 feet from any abutting property owner in this subdivision and no closer than 10 feet to the rear property line.
- 6. Subject to the right to install and service electric lines, telephone lines, gas and water mains, over and upon any and all lots, streets, right of we beaches or recreation areas or the right to license or permit the same to be do not be done.
- 7. Subject to the right to locate and install drains where necessary and to cause or permit drainage or surface waters over and/or through any of the aforesaid lots.





- 8. No animal or fowl shall be kept or maintained on said property, but nothing herein shall be construed to prevent or prohibit the owner from keeping a dog or cat as a domestic pet. Provided, however, that owner, his heirs, successors or assigns, may, in their sole discretion, grant to any one or more of the owners of lots in said subdivision permission or the right to keep or maintain no more than two horses or ponies.
- 9. Temporary structures of any type will be prohibited without special permission from Owners or assigns.
- 10. No lot may be sub-divided or reduced in size by voluntary alienation, judicial sale or other proceedings, except at the direction and with the written consent of Owner or his successors or assigns.
- 11. Any and all of the foregoing covenants, terms, conditions, restrictions and limitations can be altered, changed, cancelled or amended at any time by Owner or his successors or assigns, and without the consent of any of the grantees or subsequent purchasers of any of said lots.
- 12. These restrictions shall be considered as covenants running with the land and shall bind the purchaser and his heirs, executors, administrators and all future assigns of said premises or any part or parts thereof.'
- 13. The exterior finish and general clean-up of constructions must be completed within one year after starting construction of cottages. No outbuildings, buildings, additions to existing building, or residences shall be erected or begun on said property without plans, specifications, architectural designs, grades and location therefor having been first submitted to and approved in writing by Owner or his successors or assigns.
- 14. No lot shall be sold or used for the purpose of extending any public or private road, street, or alley, or for the purpose of opening any road, street, or alley except by the prior written consent of said Owner, his successors and assigns.
- 15. In the event dwellings are users of butane tanks (above ground), these tanks must be located to the rear of the dwellings, and inside a line front to rear representing the sides of the dwelling.
- 16. Fencing shall be chain link or decorative wood and Owner approval of construction will be required prior to construction.

Invalidation of any one of these covenants by judgment or court order shall in no wise affect any of the other provisions which shall remain in full force and effect.

IN WITNESS WHEREOF, the Owner has hereunto set his hand on this the day of April, 1975.

Witness

Rilly G Honka

STATE OF ALABAMA
SHELBY COUNTY

I, the undersigned, a Notary Public in and for said County in said State hereby certify that BILLY G. HENKE, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily on the day the same bears date.

Given under my hand and seal this the 30 day of April, 1975.

Notary Public