	3. Alabama Power Company, its successors and assigns, will retain title to the underground se said house, and said service entrance facilities provided by Alabama Power Company will not in an part of said real estate, but will remain personal property belonging to Alabama Power Company removal by Alabama Power Company, its successors and assigns, in accordance with applicable.
	filed with and approved by the Alabama Public Service Commission. These approved by the Alabama Public Service Commission.
	pany, the undersigned, their respective heirs, successors and assigns, invalidation or any one or a
8	affect any other provision contained herein. IN WITNESS HEREOF, this instrument has been executed this day STATIFY THIS I CERTIFY THIS DEVELOPED.
高い	91 SEP 18 PM 12: 49 Developer
364ns: 396	91 SEP 10 Developer
<u>ښ</u>	CORPORATE DEVELOPER ACKNOWLEDGMENT. JUNGE OF PROBATE
800 K	COUNTY, ALADAMA
. —	HARVEY H. BURCH, whose name as AG
	DANIEL CORPORATION
	a corporation, is signed to the foregoing restrictive covenants, and who is known to me, acknowle contents of the agreement, he, as such officer and with full authority, executed the same voluntarily

COUNTY, ALABAMA

1286

NOTE: This agreement to be recorded in the Office of the Judge of Probate in the county as indicated above

Restrictive Covenants

Shelby

Alabama Power 4

OCCITION COUNTY, AL	THE NEW 1				
KNOW ALL MEN BY THESE PRESENTS, TH	AT		aL . 11	<u> </u>	
WHEREAS, the undersigned are owners of re-	cord of the following de	scribed real estate i	n Shelby	County, /	
Greystone First Sector	151_L01	<u> </u>	\$ubda	vision as shown on the pl	
14 Bana 91	, in the Office of the Ju	dge of Probate of	Shelby	County, Ala	
WHEREAS, the said undersigned owners are insure the use of the property for attractive	Lesideuriari brithoses a	THE CHOISED TO SOCIETY			
mers. NOW THEREFORE, the undersigned owners tirety to all lots in the said Subdivision and si	s do hereby adopt the fo half be included as a pe	ollowing conditions, art of the considerat	restrictions, covenants an lon in transferring and con	d limitations which shall a regying title to any or all of	pply in their said lots in
id subdivision: 1. The owners of lots within said subdivision t the use of overhead wires, poles, or overhei- iles and overhead facilities as may be requirementation facilities). Nothing herein shall be	will not erect or grant to ad facilities of any kind ilred at those places w construed to prohibit o	e any person, firm o for electrical, teleph rhere distribution fa verhead street lighti	r corporation the right, lice ione, or cable television se cilities enter and leave so ing, or omamental yard ligh	nse or privilege to erect or ervice on sald real estate (e ald subdivision, or existin hting, where serviced by u	r use or per- except such g overhead inderground
res or cables. 2. In order to beautify said subdivision for the chick house in said subdivision for the mutual buse on any said lot until such owner. (1) not ompany such rights and easements as Alabet derground service lateral of each lot, and (approved by the Alabama Public Service thin 3 feet of any side of any pad-mounted exists. Howers, grass or other plants caused busintenance or removal of the Company's factorating service entrance facilities and associately appecifications and provide and install 2's 2 feet below finished grade. 3. Alabama Power Company, its successor and house, and said service entrance facilities and said real estate, but will remain personal of said real estate, but will remain personal with and approved by the Alabama Public 4. These covenants and restrictions touch a content of said approved by the Alabama Public 4. These covenants and restrictions touch a content of said approved by the Alabama Public 4. These covenants and restrictions touch a content of said approved by the Alabama Public 4. These covenants and restrictions touch a content of said approved by the Alabama Public 4. These covenants and restrictions touch a content of said approved by the Alabama Public 4.	ifies Alabama Power Company real otherwise complies of Commission. Further, pulpment and Alabama of the equipment or empirities. Appropriate mediated internal wiring. Of the end assigns, will retain provided by Alabama and property belonging cossors and assigns, it Service Commission.	ompany that such connects with the Rules and F no plants, shrubs, i Power Company shaployees of the Company shaployees of the Company where must install in or 400 amp) schedulin title to the underg Power Company will to Alabama Power in accordance with a	prestruction is proposed, (an with its construction, or segulations for Undergrous ences, walls or other obstall not be liable for any dail not be liable for any dail pany or its contractors ence obtained from Alabama seter sockets provided by a 40 PVC or equivalent gall not in any way be considered in the land second company, its successors policable Rules and Regulation with the land and sha	2) grants in writing to Alateration, maintenance and Residential Distribution tructions shall be placed in mages to or destruction of gaged in the construction of Power Company prior to Alabama Power Company vanized conduit from the seried a fixture or fixtures a and assigns, and will be ations.	removal of a confile with a front of or any shrubs, a, operation, installing or to the Commeter socket serving each and thereby a subject to Power Commercial Commerc
 These covenants and restrictions touch any, the undersigned, their respective heirs, 	and concern and bener successors and assign	s, invalidation of an	y one of the foregoing cov	enants and restrictions sh	ali in no way
fect any other provision contained herein.		cultiful line	September	19 90	_ .
ffect any other provision contained herein. IN WITNESS HEREOF, this instrument has	been executed this day	Y THIS	2		
	I CERTIF NSTRUMENT	WASTILL	Daniel C	Ur/2	
	こっさ ひいげたい ワ	•	DEVELOPER	11/1/	
	1 Q	PH 12: 45	Have &	Bun	
	91 SEP 10	PM 12: 49	Developer's Authorized Officer	or Agent	
	•	Carrie Lange			
ORPORATE DEVELOPER ACKNOWLEDGE	MENT JUUGE	PROBATE			
SHELBY COUNTY, A	LABAMA				
11		A D. EL	مِع, a Notary Public in an	d for said County, in said	State, hereby
			A		of
certify that HARVEY H. B		, whose name as	<u> </u>		
DANIEL CORPORAT	10 N	of a la females to see	acknowledged before Ma	on this date that, being in	formed of the
a corporation, is signed to the foregoing restriction of the agreement, he, as such office	r and with joil addressly,	SASCOIGG NIC SUITE	toloman, its and its	ct of the corporation.	
Given under my hand and official seal, this	the <u>12-46</u> day of _	Sen	TEMBER	110 / C/10 · · ·	<u> </u>
			Motary Public	D. Elles.	
			-	-	• • •
PARTNERSHIP OR INDIVIDUAL ACKNO			MY COMMISSION EXPIRI	ES FEBRUARY 26, 1994	-
COUNTY,	ALABAMA				
<u> </u>		<u>. </u>		d for said County, in said	
certify that	, whose i	name(s) (ls/are) sign	ed to the foregoing restrict	ive covenants, and who (it	vare) known i
me, acknowledged before me on this date th	nat, being informed of t	he contents of the a	greement, (has/have) exec	cuted the same voluntarily	for and as th
act of the corporation.	-			_1. Deed Tex	
Given under my hand and official seal, this	s the day of _			- , ¹⁸ 2, Mtg. Tax	ীয়ক
• • • • • • • • • • • • • • • • • • •				3. Recording Fee -	304
			Notary Public	6 Mo Tay Fee	