Restrictive Covenants



Shelby COUNTY, ALABAMA		
KNOW ALL MEN BY THESE PRESENTS, THAT	Chalbre	
WHEREAS, the undersigned are owners of record of the following described real estate in	ShelbySubdivision as	shown on the plat recorded
in Map Book, Page, in the Office of the Judge of Probate of	Shelby	County, Alabama; and
WHEREAS, the said undersigned owners are desirous of establishing or placing the heretofore to insure the use of the property for attractive residential purposes and thereby to secure to	e described subdivision under each lot owner the same adv	certain restrictive covenants antages insured to other lot
owners. NOW THEREFORE, the undersigned owners do hereby adopt the following conditions, restricted to all lots in the said Subdivision and shall be included as a part of the consideration in said subdivision:	transferring and conveying tit	He to ally of all of Said lots in
1. The owners of lots within said subdivision will not erect or grant to any person, firm or corp mit the use of overhead wires, poles, or overhead facilities of any kind for electrical, telephone, poles and overhead facilities as may be required at those places where distribution facilities transmission facilities). Nothing herein shall be construed to prohibit overhead street lighting, or	or cable television service on : s enter and leave said subdi	vision, or existing overhead
wires or cables. 2. In order to beautify said subdivision for the benefit of all lot owners and permit Alabama.	Power Company to install und	derground electric service to
each house in said subdivision for the mutual benefit of all lot owners therein, no owner of any lot house on any said lot until such owner (1) notifies Alabama Power Company that such construction of company such rights and easements as Alabama Power Company requests in connection with underground service lateral of each lot, and (3) otherwise complies with the Rules and Regular and approved by the Alabama Public Service Commission. Further, no plants, shrubs, fences within 3 feet of any side of any pad-mounted equipment and Alabama Power Company shall not trees, flowers, grass or other plants caused by the equipment or employees of the Company maintenance or removal of the Company's facilities. Appropriate meter locations must be obtained and service entrance facilities and associated internal wiring. Owners must install meter apany's specifications and provide and install 2" (for 200 amp) or 3" (for 400 amp) schedule 40 Provides and provides and install 2" (for 200 amp) or 3" (for 400 amp) schedule 40 Provides and provides and install 2" (for 200 amp) or 3" (for 400 amp) schedule 40 Provides and provide	t within said subdivision will concion is proposed, (2) grants in its construction, operation, it is construction, operation, it is contractor obstructions to be liable for any damages to or its contractors engaged in ained from Alabama Power Concepts of the provided by Alabama	in writing to Alabama Power maintenance and removal of ential Distribution on file with shall be placed in front of or or destruction of any shrubs, the construction, operation, company prior to installing or Power Company to the Com-
to 2 feet below finished grade. 3. Alabama Power Company, its successors and assigns, will retain title to the underground service lateral and outdoor metering socket serving each said house, and said service entrance facilities provided by Alabama Power Company will not in any way be considered a fixture or fixtures and thereby a part of said real estate, but will remain personal property belonging to Alabama Power Company, its successors and assigns, and will be subject to removal by Alabama Power Company, its successors and assigns, in accordance with applicable Rules and Regulations		
filed with and approved by the Alabama Public Service Commission. 4. These covenants and restrictions touch and concern and benefit the land and shall run was pany, the undersigned, their respective heirs, successors and assigns. Invalidation of any one	vith the land and shall be bind	ing on Alabama Power Com- nd restrictions shall in no way
	November December	
	BLEY DEVELOPM	NEWT, JUC.
Develo	DOPER Turn Moule per's Authorized Officer or Agent	g Jonalist
CORPORATE DEVELOPER ACKNOWLEDGMENT		
COUNTY, ALABAMA		· · • -
	Notary Public in and for said	County, in said State, hereby
certify that, Manual, whose name as,	- · ·	of
Molley Sevelopment, Inc.		, , , , , , , , , , , , , , , , , , ,
a corporation, is signed to the foregoing restrictive covenants, and who is known to me, acknown	wledged before me on this da arily for and as the act of the co	te that, being informed of the orporation.
Given under my hand and official seal, this the 215t day of December		<u>2</u> .
Notation 1	Kenneth W. W.	144 26: 1993.
PARTNERSHIP OR INDIVIDUAL ACKNOWLEDGMENT	OTHER PUBLIC, STATES AF Y COMMISSION EXPIRES: AF	NDERWRITERS
	•	
COUNTY, ALABAMA	Marana Bulliania da da 9.1	County in eaid State hereby
I,, a locality that, whose name(s) (is/are) signed to the	notary Public in Thouser Said	nts, and who (is/are) known to
me, acknowledged before me on this date that, being informed of the contents of the agreeme act of the corporation.		
Given under my hand and official seal, this the day of	, 19	· .
O1/	CERTIFIE	D
NOTE: This agreement to be recorded in the Office of the Judge of Propage in the couplings in the Coupling in the Coupling in the Couplings in the Coupling in the Cou		
.1EL	BA COO	
Form 5-42852 Rev. 1/89		4428520