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This instrument was prepared by: Joshua L. Hartman P. O. Box 846 Birmingham, Alabama 35201

Send Tax Notice To: Jason P. Lockhart Niurca N. Lockhart 701 MaGruders Bluff Helena, AL 35080

<u>CORPORATION FORM STATUTORY WARRANTY DEED – Jointly for Life with Remainder to Survivor</u>

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STATE OF ALABAMA)
SHELBY COUNTY)
That in consideration of <u>Four Hundred Thirty Six Thousand Four Hundred Forty Five</u>
and no/100 (\$436,445.00) Dollar
to the undersigned grantor, SB DEV. CORP., an Alabama corporation, (herein referred to as GRANTOR) is
hand paid by the grantees herein, the receipt whereof is hereby acknowledged, the said GRANTOR does by
these presents, grant, bargain, sell and convey unto Jason P. Lockhart and
Niurca N. Lockhart , (herein referred to as Grantees), for and during
their joint lives and upon the death of either of them, then to the survivor of them in fee simple, together with every contingent remainder and right of reversion, the following described real estate, situated in Shelby County, Alabama, to-wit:

SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION.

\$414,622.00 of the purchase price recited above has been paid by a mortgage loan closed simultaneously herewith.

TO HAVE AND TO HOLD unto the said grantees, as joint tenants, with right of survivorship, their heirs and assigns forever, it being the intention of the parties to this conveyance, that (unless the joint tenancy hereby created is severed or terminated during the joint lives of the grantees herein) in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, and if one does not survive the other, then the heirs and assigns of the grantees herein shall take as tenants in common.

And the Grantors do hereby covenant with the Grantees, except as above-noted, that, at the time of the delivery of this Deed, the premises were free from all encumbrances made by it, and that it shall warrant and defend the same against the lawful claims and demands of all persons claiming by, through, or under it, but against none other.

This conveyance is made upon the covenant and condition that no right of action for damages on account of injuries to the real estate herein conveyed or to any buildings, improvements, structures, pipelines, or other sources of water supply or sewer now or hereafter located upon said real estate, or to any owners or occupants or other persons in or upon said real estate, resulting from sinkholes or other defects of the surface or subsurface of any nature affecting said real estate or resulting from past mining and/or gas or oil producing operations or resulting from past blasting, dewatering, or the past removal of coal, iron, ore, gas, oil, methane, hydrocarbons,

20180326000098330 03/26/2018 02:08:24 PM DEEDS 2/4

occluded natural gas, coalbed methane gas, gob gas, limestone and all other minerals and non-mineral substances, including, water associated with the production of coalbed methane gas, or coal seam or other roof supports whether said past mining and/or gas or oil producing operations be in said real estate or other lands, shall ever accrue to or be asserted by Grantee or by Grantee's successors in title, this conveyance being made expressly subject to all such injuries, either past or future, and this condition shall constitute a covenant running with the land as against Grantee and all successors in title.

By acceptance of this Deed, Grantee hereby covenants and agrees for itself and its heirs, successors, assigns, licensees, lessees, employees and agents that the Released Parties shall not be liable for, and no action shall be asserted against any of the Released Parties for loss or damage on account of injuries to the Property or to any buildings, improvements, or structures now or hereafter located upon the Property, or on account of past or future injuries to any owner, occupant or other person in or upon the Property, which are caused by, or arise as a result of soil and/or subsurface conditions, known or unknown (including, without limitation, underground mines, sinkholes or other geological formations or conditions) under or on the Property or any other property now or hereafter owned by any of the Released Parties, whether contiguous or non-contiguous to the Property sold hereunder. For purposes of this paragraph, the term "Released Parties" shall mean and refer to (i) SB DEV. Corp; (ii) the agents, employees, contractors and subcontractors of SB DEV. Corp.; (iii) the officers, directors, employees, agents, contractors and subcontractors of SB DEV. Corp; (iv) any successors and assigns of SB DEV. Corp.'s interest in the Property; and (v) the municipality in which the property is located, its officials, agent, employees and contractors, and any and all other political subdivisions, governmental entities, agencies, authorities, and/or bodies. This covenant and agreement shall run with the land conveyed hereby as against Grantee, and all persons, firms, trusts, partnerships, limited partnerships, corporations or other entities holding under or through Grantee.

IN WITNESS WHEREOF, the said GRANTOR, by its Authorized Representative, who is authorized to execute this conveyance, hereto set its signature and seal, this the 23rd day of March 20_18.

SB DEV. CORP.

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Authorized Representative

STATE OF ALABAMA)
JEFFERSON COUNTY)

I, the undersigned, a Notary Public in and for said County, in said State, hereby certify that J. Daniel Garrett _____, whose name as Authorized Representative of SB DEV. CORP. a corporation, is signed to the foregoing conveyance and who is known to me, acknowledged before me on this day to be effective on the __23rd day of ______ March _____, 20__18__, that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and official seal this 23rd day of March

My Commission Expires: 10/31/2021

Notary Public

EXHIBIT "A"

Lot 890, according to the Survey of Riverwoods Eighth Sector Phase II Sector "D", as recorded in Map Book 46, Page 16, in the Probate Office of Shelby County, Alabama.

Subject to: (1) Taxes and assessments for the year 2018 and subsequent years, a lien not yet due and payable; (2) Easement(s), building line(s) and restriction(s) as shown on recorded map; (3) Title to all minerals within and underlying the premises, together with all mining rights and other rights, privileges and immunities relating thereto, including release of damages are not insured herein; (4) Restrictions appearing of record in Inst. No. 2007-43516, Inst. No. 2015-6546; Inst. No. 2015-6541 and restrictions on unrecorded deed to purchaser; and (5) Right-of-way granted to Alabama Power Company recorded in Inst. No. 2015-35046, Inst. No. 2015-8445 and Inst. No. 2015-32407.

Real Estate Sales Validation Form

This Document must be filed in accordance with Code of Alabama 1975, Section 40-22-1

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Grantor's Name		SB Dev. Corp.			
Mailing Address		3545 Market Street Hoover, AL 35226			
Grantee's Name		Jason P. Lockhart Niurca N. Lockhart			
Mailin	ng Address	701 MaGruders Bluff Helena 35080			
Property Address		701 MaGruders Bluff Helena 35080		Filed and Recorded Official Public Records Judge James W. Fuhrmeister, Probate Judge, County Clerk Shelby County, AL	
Date o	of Sale	March 23, 2018	LAHAM!	03/26/2018 02:08:24 PM S46.00 CHERRY 20180326000098330	Jungan 3
	Purchase Price ual Value \$	\$436,445.00			
or Ass	essor's Market Value	\$			
X	Bill of Sale Sales Contract Closing Stateme	ent	Appraisal Other		
	conveyance document preserequired.	nted for recordation contai	ns all of the required in	formation reference	ed above, the filing of this form
			Instructions		
	r's name and mailing address address.	ss – provide the name of th	ne person or persons co	nveying interest to p	property and their current
Grante	e's name and mailing addre	ss – provide the name of th	ne person or persons to	whom interest to pr	operty is being conveyed.
Proper	ty address – the physical add	dress of the property being	conveyed, if available	_	
Date of	f Sale – the date on which in	nterest to the property was	conveyed.		
	Purchase price – the total am l for record.	ount paid for the purchase	of the property, both re	cal and personal, be	ing conveyed by the instrumen
	value – if the property is no nent offered for record. This value.				-
the pro		ocal official charged with	the responsibility of va	luing property for p	uding current use valuation, of roperty tax purposes will be
underst	to the best of my knowledge and that any false statement 40-22-1 (h).				
Date	March 23, 2018	Print:	Joshua L. Hartman		
Unattes	sted (verified	Sign:	(Grantor/Grantee/Ow	nor/A continuinala an	
	(VOITILO)	~ シェノ	Coramon Orange CO/OW	neuragementicie di	10