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RIVERCHASE REPURCHASE OPTION AGREEMENT

THE HARBERT-EQUITABLE JOINT VENTURE (hereinafter referred to as "DEVELOPER"), hereby consents to the conveyance of lot number 37 located in Riverchase West Residential Subdivision, Second Addition, a subdivision of Riverchase, according to plat recorded in Map Book 7, page 59, in the office of the Judge of Probate of Shelby County, Alabama, from Johnson-Rast & Hays, Co., Inc., to Martens Homes, Inc. DEVELOPER further waives its right to repurchase said lot from Johnson-Rast & Hays Co., Inc., granted to DEVELOPER in Section 12.21 of the Declaration of Protective Covenants, Agreements, Easements, Charges and Liens for Riverchase (Residential), recorded in Miscellaneous Book 14, beginning at page 536 in the office of the Judge of Probate of Shelby County, Alabama, as amended in Miscellaneous Book 17, beginning at page 550 in the office of the Judge of Probate of Shelby County, Alabama, on condition that said lot number 37 in Riverchase West Residential Subdivision, Second Addition, is in fact conveyed by Johnson-Rast & Hays Co., Inc., to Martens Homes, Inc.

For and in consideration of one dollar (\$1.00) and other good and valuable consideration, each party paid to the other, and for the further consideration of DEVELOPER's consent to the conveyance and for DEVELOPER's waiver of its Repurchase Option with Johnson-Rast & Hays Co., Inc., Martens Homes, Inc. (hereinafter referred to as "OWNER"), hereby agrees that in the event that it, as OWNER, desires to convey lot number 37 in Riverchase West Residential Subdivision, Second Addition, prior to the expiration of one year after the date of the present conveyance, and in the further event that OWNER has not begun construction of the building thereon, DEVELOPER shall have and retains the option to purchase said lot from OWNER for an amount not to exceed \$10,500.00, without interest. OWNER shall give DEVELOPER written notice of OWNER's desire to convey said lot and DEVELOPER shall have thirty (30) days after receipt thereof to exercise its option to purchase.

William Hatterfield 80. Boy - 17 Martens Homes, Inc., understands that DEVELOPER
does not waive its rights in Section 12.20 of the Declaration of
Protective Covenants, Agreements, Easements, Charges and Liens
for Riverchase (Residential) with respect to the Construction
Period. Martens Homes, Inc., understands that construction
of the residential building on this lot is to be completed within
two (2) years from the date of this conveyance and within one
(1) year from the date of beginning construction. Otherwise,
in addition to all other rights and remedies for breach of the
Riverchase Covenants (Residential), in the event this restriction
is not fully complied with, DEVELOPER shall have the right, but
not the obligation, to repurchase said lot for an amount not to
exceed \$10,500.00, without interest.

IN WITNESS WHEREOF, the undersigned parties have caused this agreement to be properly executed by their respective duly authorized officers thereunto effective on this the 30 day of June, 1978.

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Witnesses:

Donna Toyand Monna Callette

MARTENS HOMES, INC.

By: <u>Cellian & Marteur</u> Its Quident

THE HARBERT-EQUITABLE JOINT VENTURE, Under Joint Venture Agreement Dated January 30, 1974

By: HARBERT CONSTRUCTION CORPORATION, AS MANAGING VENTURER

By: / T#S

Witnesses:

Willeam Hatter Juil



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STATE OF COUNTY OF

, a Notary Public in and for said County in said State, hereby certify that Land Man M. M. Italian of Martens Homes, Inc., whose name as 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, 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 the 30 day of

hene. 1978.

Notary Public

My Commission Expires: 8-22-79

STATE OF alaman COUNTY OF Skelling)

I, Donna C. White, a Notary Public in and for said County in said State, hereby certify that At Il Aunter (). whose name as Manacch. Real Estate of Harbert Construction Corporation, a corporation, as General Partner of The Harbert-Equitable Joint Venture, under Joint Venture Agreement dated January 30, 1974, 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, as such officer, and with full authority, executed the same voluntarily for and as the act of said corporation as General Partner of The Harbert Equitable Joint Venture.

Given under my hand and official seal, this the 30/1 day of . 1978.

My Commission Expires:

TATE OF ALA. SHELBY CO.

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