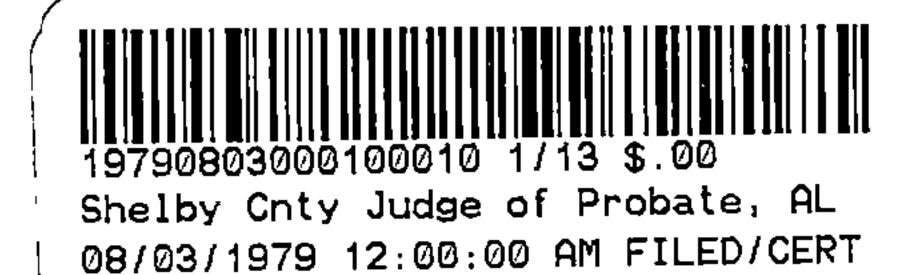
STATE OF ALABAMA)
COUNTY OF SHELBY



RESTRICTIONS ON QUAIL RUN SUIDIVISION PHASE III

KNOW ALL MEN BY THESE PRESINTS, That

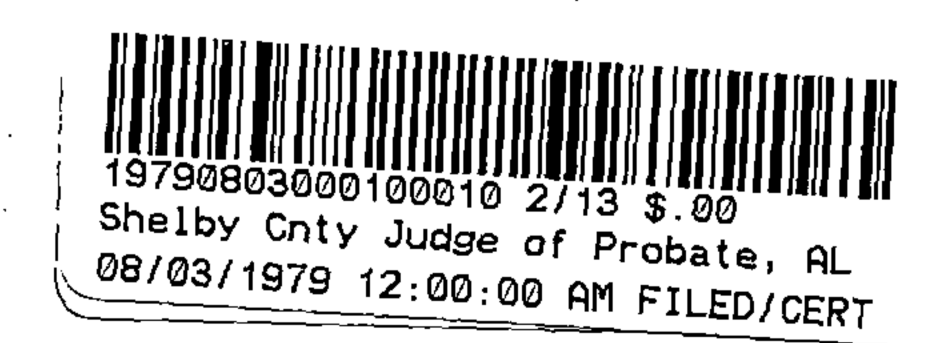
whereas, Acres, Inc. heretofore recorded in the Probate Office of Shelby County, Alabama, in Map Book 7, Page 159, the map and survey known as Quail Run Subcivision Phase III. The following protective covenants, easements and restrictions are herewith placed on the lots in said Quail Run Subdivision Phase III.

- 1. <u>LAND USE AND BUILDING TYPE</u>: No lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any lot other than one detached singe-family dwelling.
- 2. ARCHITECTURAL CONTROL: No building and/or fence shall be erected, placed or altered on any lot until the construction plans and specifications and plans showing the location of the structure and/or fence have been approved by the Architectural Control Committe, its designated representative or successor as set out in Paragraph 13, as to quality of workmanship and material, harmony of external design with existing structures, and as to location with respect to topography and finished grade elevation. No fence or wall shall be erected, placed or altered on any lot until similarly approved. In no event shall any fence, or wall be erected nearer to any street than the minimum building set back line unless specifically approved. All fences in the front of any structure must be of wood. Approval shall be as provided herein.
- 3. <u>DWELLING QUALITY</u>: No structure shall be permitted of an inferior material or workmanship, it being the intention and purpose of the covenant to insure that all structures shall be of a quality of workmanship and material substantially the same or better than that which can be produced on the date these covenants are recorded.

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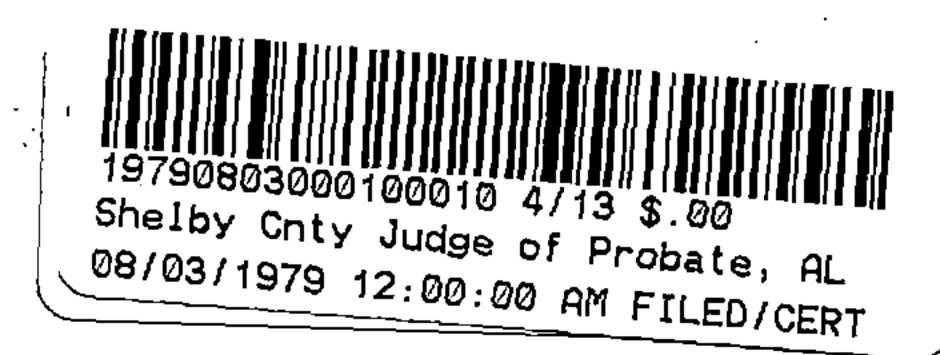
- nearer to the front lot line or learer to the side street line than the minimum building set back line as shown on the recorded plat. It any event, no building shall be located on any lot nearer than 35 feet to the front lot line. No building shall be located nearer than 8 feet to the interior lot line, unless approved by the Architectural 'ontrol committee. For the purpose of this covenant, caves, steps and open porches shall not be considered as a part of the building, provided, however, that this shall not be construed to permit any portion of the building on a lot to encroach upon another lot.
- 5. EASEMENTS: Easements to each individual lot for installation and maintenance of utilities and drainage facilities are reserved as set out in the recorded plat. The granting of this easement or right of access shall not prevent the use of the area by the owner for the permitted purpose except for building. A right of pedestrian access by way of a driveway or open lawn area shall also be granted on each lot, from the front lot line to the rear lot line, to any utility company having an installation in the easements.
- 6. FENCES: No fences of any kind shall be erected within the area of the 35 foot minimum building set back line referred to in Paragraph 4 herein.
- 7. NUISANCES: No noxious or offensive activity shall be carried on upon any lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood.
- 8. TEMPORARY STRUCTURES: No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbaildings shall be used on any lot at any time as a residence either temporarily or permanently.
- 9. SIGNS: No sign of any kind shall be displayed to the public view on any lot except one professional sign of not more than five square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.



- operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in loring for oil or natural all gas shall be erected, maintained or permitted upon any lot.
- 11. GARBAGE AND REFUSE DISPOSAL: No lot shall be used or maintained as a dumping ground for rubbish, trash, carbage or other waste and same shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.
- shrub planting which obstructs sight lines at e evations between 2 and 6 feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points 25 feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines exten ed. The same sight-line limitations shall apply on any lot within 10 fe t from the intersection of a street property line with the edge of a dr veway or alley pavement. No tree shall be permitted to remain within suc distances of such intersections unless the foliage line is maintain d at sufficient height to prevent obstructions of such sight lines.
- Committee shall be composed of those three individuals so designated from time to time by Acres, Inc. and shall have its principal office at Abel & Byrd Building, 3443 Lorna Lane Hoover, Alabama 35216. Except as hereinafter provided, the affirmative vote of a majority of the membership of the Architectural Control Consistee shall be required in order to issue any permit, authorization or approval pursuant to directives or authorizations contained herein.

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- 13.1 Approval Required: No structure as defined herein shall be commenced, erected, placed, moved on to or permitted to remain on any parcel, nor shall any existing structure upon any parcel be altered in any way which materially changes the exterior appearance thereof, nor shall any new use be commenced on any parcel, unless plan: and specifications (including a description of any proposed new use) thereof shall have been submitted to and approved in writing by the Architectural Control Committee. Such plans and specifications shall be in such form and shall contain such information, as may be required by the Architectural Control Committee, but in any cent shall include (i) a site plan of the parcel showing the natura, exterior color scheme, kind, shape, height, materials and location with respect to the particular parcel (including proposed front, rear and side setbacks and free spaces, if any are proposed) of all structures, the lecation thereof with reference to structures on adjoining portions of the property, and the number and location of all parking spaces and dr veways on the parcel; (ii) a clearing plan for the particular parcel showing the location of septic tank and field lines and such other information required by the Architectural Control Committee; (iii) a drairage plan; and (iv) plan for landscaping.
- trol Committee shall have the right to disapprove any plans and specifications submitted hereunder because of any of the following:
- (a) Failure of such plans or specifications to comply with any of the restrictions;
- (b) Failure to include information in such plans and specifications as may have been reasonably requested;
- (c) Objection to the exterior design, appearance cr materials of any proposed structure;
- (d) Incompatibility of any proposed structure or use with existing structures or uses upon other parcels in the vicinity;
- (e) Objections to the location of any proposed structure upon any parcel or with reference to other parcels in the vicinity;



- (f) Objection to the size plan, clearing plan, drainage plan or landscaping plan for any parcel;
- (g) Objection to the color scheme, finish, proportions, style of architecture, height, bulk or appropriateness of any proposed structure;
- (h) Objection to parking areas proposed for any parcel on the grounds of (i) incompatibility to proposed uses and structures on such parcel or (ii) the insufficiency of the size of parking areas in relation to the proposed use of the parcel;
- (i) Failure of plans to take into consideration the particular topography, vegetative characteristics and natural environment of the parcel; or
- Architectural Control Committee, would rerder the proposed structure, structures or uses inharmonious with the ceneral plan of improvement of the property or with structures or uses located upon other parcels in the vicinity.

void if construction is not begun within six (6) months after such approval unless such six (6) month period is extended by agreement with the Architectural Control Committee in which event the extended time period shall be applicable.

In any case where the Architectural Control Committee shall disapprove any plans and specifications submitted hereunder, or shall approve the same only as modified or upon specified conditions, such disapproval or qualified approval shall be accompanied by a statement of the grounds upon which such action was based. In any such case the Architectural Control Committee shall, if requested, make reasonable efforts to assist and advise the applicant in order that an acceptable proposal can be prepared and submitted for approval.

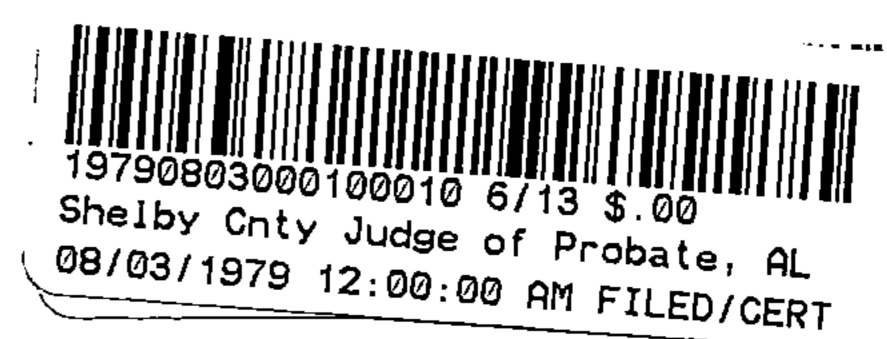
13.3 Retention of Copy of Plans: Upon approval by the Architectural Control Committee of any plans and specifications submitted hereunder, a copy of such plans and specifications, as approved, shall

19790803000100010 5/13 \$.00 Shelby Cnty Judge of Probate, AL 08/03/1979 12:00:00 AM FILED/CERT be deposited for permanent record with the Architectural Control Committee, and a copy of such plans and specifications bearing such approval, in writing, shall be returned to the applicant submitting the same.

- Time For Approval: In the event that the Architectural Control Committee fails to approve or disapprove any plans and specifications as herein provided within thirty (30) days after submission thereof, the same shall be deemed to have been approved, as submitted, and no further action shall be required.
- 13.5 Failure To Obtain Approval: If any structure shall be altered, erected, placed or maintained upon any parcel, or any new use commenced on any parcel, otherwise than in accordance with plans and specifications approved by the Architectural Control Committee pursuant to the provisions of this paragraph, such alteration, erection, mainten-__ ance or use shall be deemed to have been undertaken in violation of this paragraph, and without the approval required herein, and, upon written notice from the Architectural Control Committee, any such structure so altered, erected, placed or maintained upon any parcel in violation hereof shall be removed or re-altered, and any such use shall be term nated, so as to extinguish such violation.

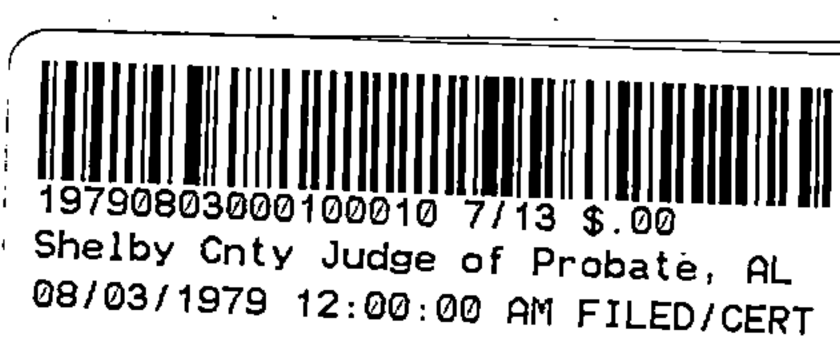
In fifteen (15 days after the notice of such a violation the owner of the parcel upon which such violation exists shall not have taken reasonable steps toward the removal or termination of the same,

Acres, Inc. shall have the right, through its agents and employees, to enter upon such parcel and to take such steps as may le necessary to extinguish such violation and the cost thereof shall be a binding, personal obligation of such owner as well as a lien (enforce, ble in the same manner as a mortgage) upon the parcel in question. The ien provided in this section shall not be valid as against a bona fide purchaser (or bona fide mortgagee) of the Larcel in question unless, suit to enforce said lien shall have been filed in a court of record in Shelby County, Alabama, prior to the recordation among the land records of Shelby County, Alabama of the deed (or nortgage) conveying the pa. sel in question to such purchaser (or subjecting the same to such mortgage).



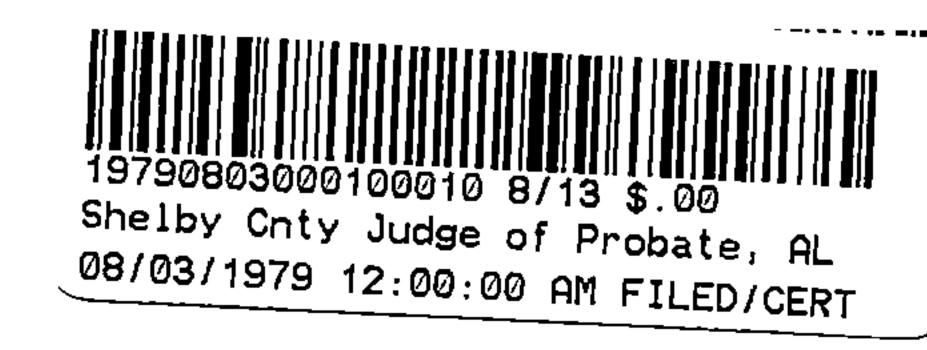
13.6 Certificate of Compliance: Upon completion of the construction or alteration of any structure in accordance with plans and specifications approved by the Architectural Control Committee, the Architectural Control Committee shall, upon written request of the owner thereof, issue a certificate of compliance in form suitable for recordetion, identifying such structure and the parcel on which such structure is placed, and stating that the plans and specifications, the location of such structure and the use or uses to be conducted thereon have been approved and that such structure complies with the requirements of the Committee. Preparation and recording of such certificate shall be at the expense of such owner. Any certificate of compliance issued in accordance with the provisions of this section shall be prima facie evidence of the facts therein stated, and as to any purchaser or encumbrancer in good faith and for value, or as to any title insurer, such certificate shall be conclusive evidence that all structures on the parcel, and the use or uses described therein comply with all the requirements of this section, and with all other requirements of thi; restriction as to which the Architectural Control Committee exercise; any discretionary or interpretive powers.

- 13.7 Inspection And Testing Rights: Any agent of the Architectural Control Committee may at any reasonable time or times enter upon and inspect any parcel and any improvements thereon for the purpose of ascertaining whether the maintenance of such parcel and the maintenance, construction or alteration of structures thereon are in compliance with the provisions hereof; and neither the Architectural Control Committee nor any such agent shall be deemed to have committed a trespass or other wrongful act by reason of such entry or inspection.
 - 13.8 Waiver Of Liability: Neither the Architectural Control Committee nor any architect nor agent thereof, nor any agent or employee of the foregoing, shall be responsible in any way for any failure of structures to comply with requirements of this restriction, although a certificate of compliance has been issued, any defects in any



plans and specifications submitted, revised or approved in accordance with the foregoing provisions, nor for any structural or other defects in any work done according to such plans and specifications and all persons submitted any such plans and specifications, and all persons relying thereon, agree not to sue or claim against the entities and persons referred to in this section for any cause arising out of the matters referred to in this section and further agree to and do hereby release said entities and persons for any and every such cause.

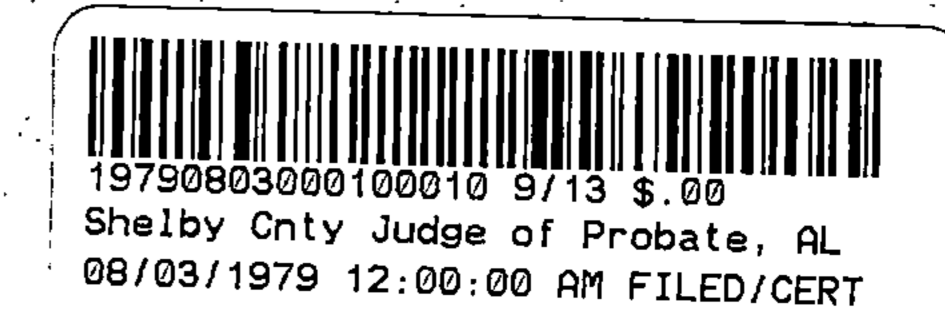
- 14. GENERAL COVENANTS AND RESTRICTIONS: Without the prior written approval of the Architectural Control Committee:
 - (a) No previously approved structure shall be used or any purpose other than that for which it was originally designed;
 - (b) No parcel shall be split, divided or subdivided for sale, resale, gift, transfer or otherwise;
- no facilities, including poles and wires, for the transmission o electricity, telephone messages and the like shall be placed or main ained above the surface of the ground on any parcel and no external or outside antennas of any kind shall be maintained except television antennas on structure roofs or other antennas on the rear portion of the parcel; and
 - (d) No boat, boat trailer, house trailer, trailer, motor home, truck larger than one-half ton, bus or any similar items shall be stored in the open on any parcel for a period of time in excess of twenty-four (24) hours.
 - shall be kept or maintained on any parcel without the express written consent of the Architectural Control Committee except the usual household pets, not to exceed an aggregate of four (4), may be kept on any parcel for purposes other than breeding or commercial.
 - of a parcel, no water pipe, gas pipe, sewer pipe or dr inage pipe shall be installed or maintained on any parcel above the sur ace of the ground, except hoses and movable pipes used for irrigation pur oses.



- fabrics shall be hung in the open on any parcel unless the same are hung from an umbrella or retractable clothes haning devise which is removed from view when not in use or unless the same are enclosed by a fence or other enclosure at least six inches higher than such hanging articles, provied such fence or other enclosure is approved by the Architectectural Control Committee.
- 14.4 Machinery: No machinery shall be placed or operated upon any parcel except such machinery as is usual in maintenance of a private residence.
- 14.5 <u>Mail Boxes</u>: The design of all mail boxes and posts must be approved by the Architectural Control Committee. The Architectural Control Committee has a standard plan including a light bulb and photo-electric cell, which must be used.
- 14.6 Outside Burning: Outside or open burning of trash, refuse or other material upon an parcel is prohibited.
- 14.7 Connection Points For Utility Service Lines: To
 the extend of the interest of the owner of each parcel, such Owners agree
 to connect utility service lines (including, but not limited to, gas,
 water and electricity) at points designated by Acres, Inc.
 - parcel, construction of the residential building is to be completed within two (2) years from the date of purchase of the parcel and within one (1) year from the date of beginning construction. In Addition to all other rights and remedies for breach of these Restrictions, in the event this restriction is not fully conclied with, Acres, Inc. shall have the right, but not the obligation to repurchase the parcel for an amount not to exceed the purchase price paid by Acres, Inc. for the parcel without interest.

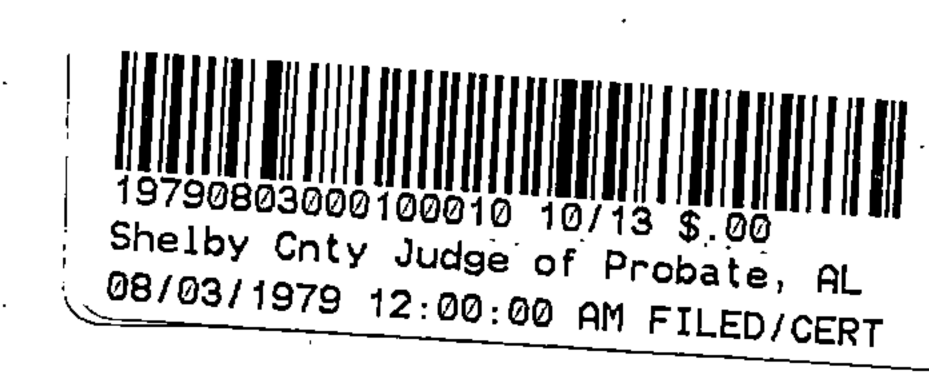
14.9 Minimum Structure And Size

(a) One and one-half stor houses must have a minimum finished living area of 1000 square feet on the first floor and 400 square feet on the second floor.



PAGE 976

- Two story houses must have a minimum finished living ares of 800 square feet on each floor. No basement area is to be considered in this minimum requirement.
- Split level houses must have a minimum finished living area of 1200 square feet on the first two floors; finished area in the basement is not considered to meet this minimum.
- (d) A single level house, built on full basement, crawl space or slab, must have a minimum firished living area of 1200 square feet and finished area in hasement shall not be included to meet this requrement.
 - 14.10 Driveways: All driveways must be concrete.
- 14.11 Zoning and Specific Restrictions: The restrictions shall not be taken as permitting any action or thing prohibited by the applicable zoning laws, or the laws, rul s or regulations of any governmental authority, or by specific restr ctions imposed by any deed or lease. In the event of any conflict the most restrictive provision of such laws, rules, regulations, eed, leases or the restrictions shall be taken to govern and co trol.
- 15. EASEMENTS: Except with prior writt n permission from Acres, Inc. or when so designated by same, or from he Architectural Control Committee, drainage flow shall not be obstructed nor be deverted from drainage swales, storm sewers nd/or utility eas ments as designated herein, or as may hereafter ap ear on any plat o record in which reference is made to these c venants. Acres, nc. may cut drainways for surface water wherever and whenever such action may appear to Acres, Inc. to be neces ary in order to maintain reasonable standards of health, safety nd appearance. These easements and rights expressly include the r ght to cut any trees, bushes or shrubbery, make any gradings of the soil, or to take any other similar action reasonable necessary to provide economical and safe utility installation and to maintain re sonable standards of health and appearance. F: cept as provided h rein existing drainage shall not be altered in such a manner as to livert the flow of

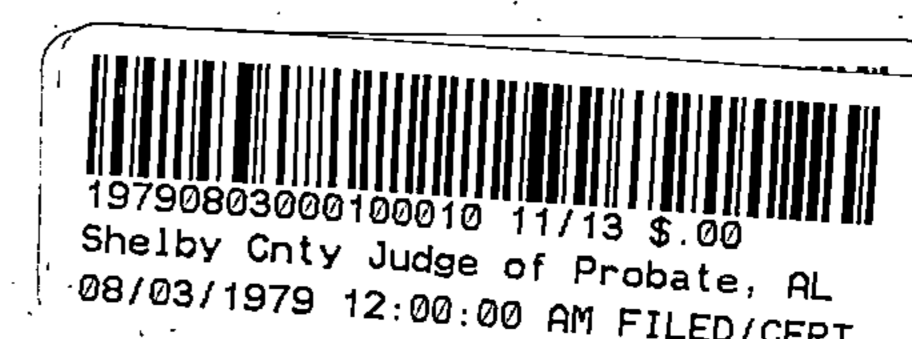


water onto an adjacent lo. or lots. The provision hereof shall not be constructed to impose any obligation upon Acres, Inc. to cut such drainways.

Acres, Inc. may at any time mate-Grading: 15.1 such cuts and fills upon any parcel of the property and do suclegrading and moving of earth as, in its judgment, may be necessary to improve or maintain the streets in or adjacent to the property and to drain surface waters therefrom; and may assign such rights to She by County or to any municipal or public authority; provided, however, that after the princi pal structure upon a parcel shall have been completed in accordance wit the plans and specifications approved by the Architectural Control Committee as provided herein, the rights of Acres , he. under the section shall terminate with respect to all parts of each parcel other Acres, inc. or an than the easement area thereof, except that such municipal or public authority shall thereafter have the right to maintain existing streets and drainage structures.

16. GENERAL:

- ject to the coverage of these restrictions, by acceptance of the deed of other instrument conveying an interest in or title to, or the execution of a contract for the purchase thereof, whether from Acres, Inc. or a subsequent owner of such parcel, shall accept such deed or other contract upon and subject to each and all of these restrictions herein contained.
- future parcel owner, in accepting a deed or contract to any parcel surject to these restrictions, agrees to indemnity. Acres, Inc. any damage caused by such owner, or the contractor, acent or employees of such owner, to roads, streets, gutters, walkways or other aspects of public ways, including all surfacing thereon, or to water, drainage or storm sewer lines.
- 16.3 Severability: Every one of the provisions and restritions herein contained in hereby declared to be independent of, and se



every other one of the provisions and restrictions and of and from every other one of the provisions and restrictions and of and from every combination of the provisions and restrictions. Invalidation by any court of any provision or restriction in this restriction shall in no way affect any of the other provisions or restrictions which shall remain in full force and effect.

- With Respect To Unsold Parcels: With respect to any unsold parcel, River Oaks Dev., Inc. may include in any contract or deed hereinafter made or entered into, modifications and/or additions to these restrictions.
- and sub-paragraphs of these restrictions are for the convenience of recemence only; and none of them shall be used as an aid to the construction of any provision of the restrictions. Wherever and whenever applicable, the singular form of any word shall be taken to mean or apply to the plural, and the musculine form shall be taken to mean or apply to the feminine or to the neute.
- of any of these restrictions shall defeat or render invalid the lien of any mortgage made in good faith and for value upon any portion of the property; provided, however, that any mortgagee in actual possession, or any purchaser at any mortgagee's or foreclosure sale shall be bound by and subject to these restrictions as fully as any other owner of any portion of the property.
- or shall be construed as a condition subsequent or as creating a possibility of reverter.
- in these Restrictions shall run with and bind the property, shall inure to the benefit of and shall be enforceable by the Architectural Control Committee and the owner of any parcel included in the property, their respective legal representatives, heirs, successors and assigns until the 31st day of December in the year 2006, after which time said Restrictions shall be automatically extended for successive periods of ten (10) years.

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Enforcement shall be by proceedings at law or ENFORCEMENT: in equity against any person or persons violating or attempting to violate any covenant either to restrain violation or to recover damages.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed and its seal affixed hereunto on this the 264 day of

ACRES, INC.

STATE OF ALABAMA

COUNTY OF SHELBY

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that Daniel M. Spitler, whose name as President of 出 Acres, Inc., a corporation, is signed to the foregoing Restrictions, and who is known to me. acknowledged before who is known to me, acknowledged before me on this day that, being informed of the contents of the Restrictions, 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 $\alpha 6$ day of 19 / 9

This Instrument was prepared by:

Daniel M. Spitler Attorney at Law Suite 100 - Spitler Building 1970 Chandalar South Office Park Pelham, Alabama 35124

Shelby Cnty Judge of Probate, AL 08/03/1979 12:00:00 AM FILED/CERT

STATE OF ALA. SHELBY CO. TATES THIS

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