3 Jan 35233

## ALABAMA POWER COMPANY 801

## AGREEMENT FOR UNDERGROUND RESIDENTIAL DISTRIBUTION

STATE OF	ALABAHA )		•
SHELBY	COUNTY )		
THI	S AGREEMENT made and entered into this	the $29^{-4}$ day of $0$	Felia, 1980,
Taylo	etween Alabama Power Company, a corpor or & Mathis of Alabama, Inc., Agent 2154 Trading Corp. d/b/a Inverness (		
the Deve	Woodford, except Lots 21,22,2 loper of Lots 11,11A and 12 of Block 6	3,24 of Block 4, and	Subdivision;
consisti	ng of <u>193</u> lots.		•
WIT	NESSETH:		
desirous	REAS, Developer is the owner of the he of obtaining utility service by means es for homes to be constructed on all ; and	of Company's undergroun	nd distribution
within s	REAS, the underground distribution systaid subdivision will include undergrout and outdoor metering troughs, and	•	
	REAS, Company is willing to provide el tion system provided Developer complie h; and	•	9
WHIL	REAS, Company has received and accepte	d: (Check (A) or (B) wh	nichever is applicable
PAGE 455 THE	A plat approved by appropriate government estate into lots and designating which said plat is recorded in Map Boof the Judge of Probate of which, as recorded, has been furnished an exhibit to this agreement; and	street names and a numb ok, Page, County, Ala	er for each lot, in the Office abama, a copy of
ж. жоог	(to be utilized only when governmental A) a plat for which preliminary appropriate governmental authority for the subdivided lots and designating street names and is attached hereto and for which the approved and recorded in Map Book of the Judge of Probate of Shelby stituted therefor. Data in the foregot to the date of this Agreement. In the sequent to the date hereof contains of the sequent to the sequent to the date hereof contains of the sequent to	val has been received from ision of Developer's real a number for each lot, plat of said subdivision.  Page 35 County, Algoing sentence has been see event the subdivision thanges from the preliming	com appropriate al estate into which said plat which is finally , in the office abama, will be sub- supplied subsequent plat recorded sub- nary plat attached
Secret land of	to: TE Hunt Ma Bower 15 En zot St	19801124000133780 1 Shelby Cnty Judge o	of Probate of

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hereto which require changes in the electric system, the Developer shall pay for any increases in the cost of the required installation. Such payment shall be made within ten days after the effect of such change has been determined, or if no payment has been made by Developer, such payment shall be reflected in the notice to Developer that payment is due; and

WHEREAS, Developer has filed for record restrictive covenants requiring all lot owners to install electric service in accordance with the Underground Residential Distribution Program; and

WHEREAS, Daveloper's total installation payment under this agreement is equal to \$ 35,815.01 , which said amount represents the Company's estimated cost of the underground distribution system in excess of the estimated cost of an overhead distribution system, both of said cost calculations being exclusive of individual lot service; and

WHEREAS, Developer understands that Developer's installation payment will not be subject to refund to Developer but may be subject to refund to owners of lots in the subdivision who establish permanent electric service to homes therein prior to fifth anniversary of this agreement and pursuant to the terms and conditions herein contained.

NOW, THEREFORE, in consideration of the premises and the mutual after recited, it is hereby agreed between the parties as follows:

1. (FILL IN APPLICABLE PROVISION):

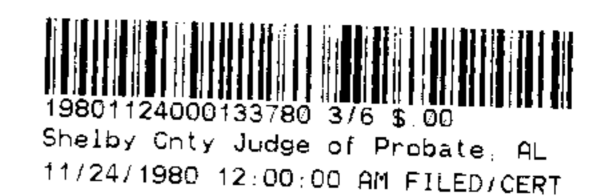
Developer will pay Company the total amount of the installation NOW, THEREFORE, in consideration of the premises and the mutual obligations herein-

Developer will pay Company the total amount of the installation payment (\$35,815.01 within ten (10) days from the date of Company's written notice to Developer that said ĕpayment is due.

Developer has paid Company the total amount of the installation payment (\$ N/A

- 2. Company will own, install and maintain a single phase, underground electric distribution system, including surface mounted transformers, surface mounted enclosures which may contain electrical equipment such as sectionalizing devices, capacitors, regulators, etc., and underground cables and the service lateral to the meter socket or service entrance for each residence in the said subdivision.
- 3. Developer, prior to the sale of any of said lots in said subdivision, will grant Company, in writing, such rights, easements and restrictive covenants as Company deems reasonably necessary to enable it to install, operate and maintain the underground distribution facilities, including the necessary service lateral on each lot, contemplated by this agreement.
- 4. Developer will, coincident with the sale to a third party of any of said lots in said subdivision prior to the establishing of permanent electric service, secure an agreement from the said third party in a form to be provided by the Company to the Developer providing for the installation of individual underground electric service under the Company's Rules and Regulations on file with the Alabama Public Service Commission relating to underground electric service in subdivisions. Such agreement will be forwarded to the Company immediately. The Developer shall notify the individual Lot Owners that at the time permanent electric service is established a contribution may be required from the Lot Owner, subject to the terms of the Developer's URD agreement with the Company.
  - 5. In the event Developer requests initial permanent electric service to any

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of the lots in said subdivision he shall be considered the lot owner for the purpose of this agreement.

6. The Developer shall give the appropriate District Superintendent a minimum of sixty days written notice prior to the commencement of the installation of any paving, streets, curbs, sidewalks, etc. After the expiration of 30 days from the date hereof, such notice must be given 30 days prior to the commencement of such installation.

The Developer shall, prior to the Company's construction of the underground distribution syster, make the easement in which the underground equipment and conductor are to be located accessible to the Company's equipment, remove all obstructions and grade to within four (4) inches of the final grade elevation. Streets, lot lines and easements shall be clearly marked before URD facilities are installed. All costs incurred by the Company due to improper or inadequate site preparation as stated above shall be added to the net billing to the Developer. These costs will not be refundable.

- 7. If initial permanent electric service, single phase, is established within five (5) years from the date hereof, Lot Owner will pay to the Company at the time such service is established the estimated excess trenching cost associated with installation of such service plus the total of either:
- a. \$ 136.00 for 200 ampere underground lot service not in excess of 38 PAGE 45 seventy (70) feet plus \$ 1.07 per foot for each foot of such underground lot service in excess of seventy (70) feet, or
  - ь. \$ 274.00 for 400 ampere underground lot service not in excess of seventy (70) feet plus \$ 1.38 per foot for each foot of such underground lot service in excess of seventy (70) feet.

Mhen electric service is established subsequent to the fifth anniversary of this agreement, such payment will be the amount equal to the then current cost data established by the Company and on file with and approved by the Alabama Public Service Commission, plus the cost of any excess trenching associated with the installation. Payment of such amount, less any refund due as calculated in Paragraph 8, below, will be made at the time permanent underground electric service is established to each permanent dwelling constructed on each lot in said subdivision.

The cost of any "excess trenching" is defined as that cost incurred over and above the costs generally associated with trenching for underground residential distribution which is due principally to rock or debris removal requirements, requirements to obtain suitable back fill from off-site, trench depth requirements different from that generally employed by the Company, or requirements for boring or additional equipment not generally employed by the Company for underground residential trenching.

- 8. At the time initial permanent underground electric service is established to a permanent dwelling constructed on any lot in such subdivision or sector thereof, the Company will calculate a refund (without obligation for any interest) to the lot owner as follows:
  - If permanent electric service is established prior to the fifth anniversary of this agreement:
    - (1) Multiply the estimated annual revenue in effect on the date hereof by .76 (investment to revenue ratio) and subtract \$ 350.00 (average cost of an equivalent overhead system). The resulting amount

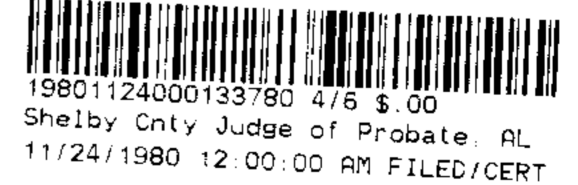
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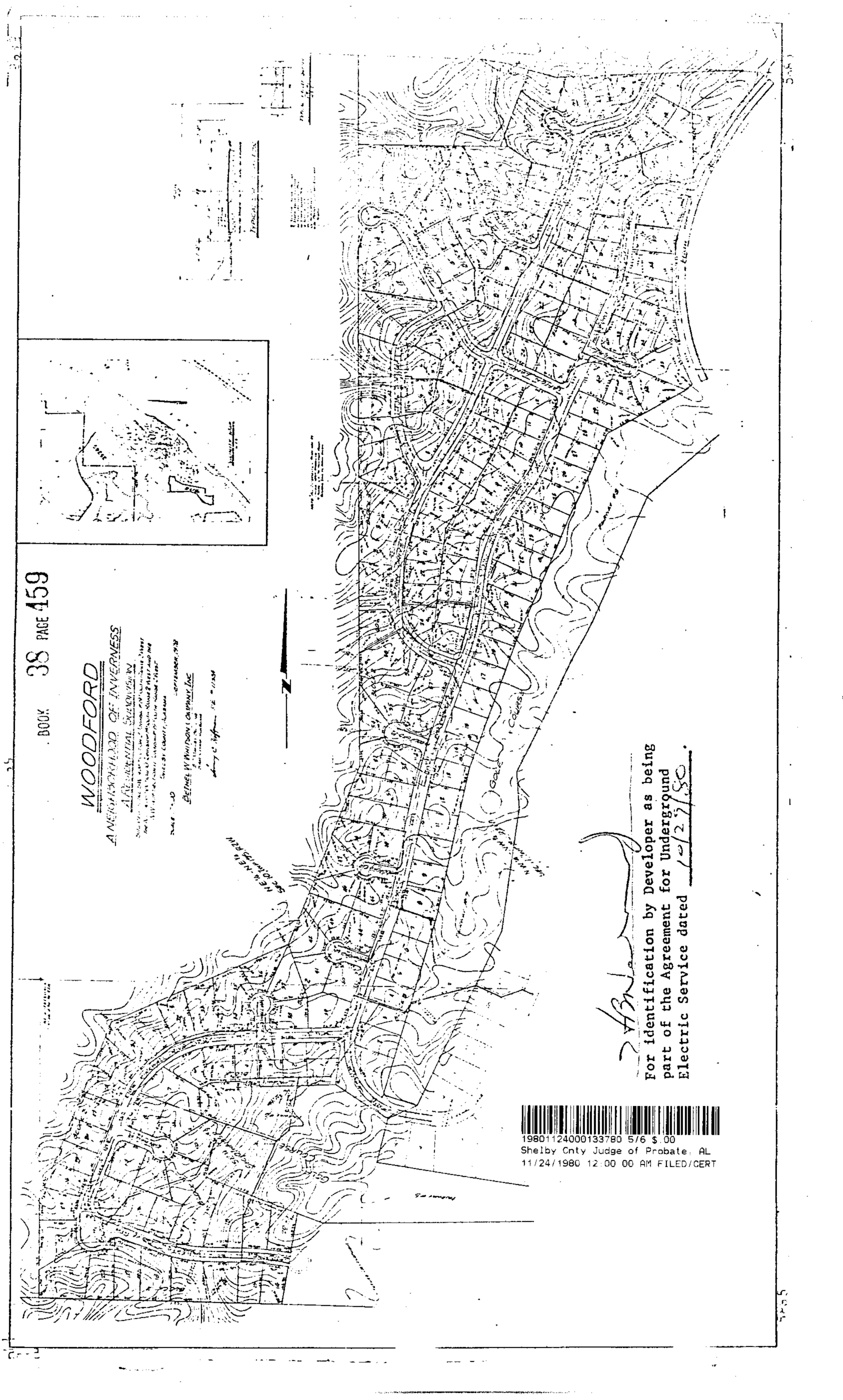
derived will not be considered as less than zero. The investment to revenue ratio and average cost of an equivalent overhead system will be established by Company and be on file with and approved by the Alabama Public Service Commission.

- (2) Determine the amount of the lot owner's payment according to Paragraph 7 of this agreement and add to such amount the Developer's average per lot payment.
- (3) The amount of the refund will be the amount calculated in A (1) or A (2) of this Paragraph 8, whichever is less.
- B. If permanent electric service is established on or after the fifth anniversary of this agreement:
  - (1) Multiply the estimated annual revenue by the then current investment to revenue ratio and subtract the then current average cost of an equivalent overhead system. The resulting amount will not be considered as less than zero. The then current investment to revenue ratio and average cost of an equivalent overhead system will be established by the Company and will be on file with and approved by the Alabama Public Service Commission.
  - (2) Determine the amount of the lot owner's payment according to the provisions of Paragraph 7 of this agreement.
  - (3) The amount of the refund will be the amount calculated in B(1) or B(2) of this Paragraph 8, whichever is less.
- 9. Company, its successors and assigns will retain title to the underground distribution system, including the underground service lateral and outdoor metering trough serving each said residence, and said underground distribution system provided by 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 Company, its successors and assigns, and will be subject to maintenance and removal by Company, its successors and assigns, in accordance with the applicable Rules and Regulations approved by the Alabama Public Service Commission. This covenant touches and concerns and benefits the land and shall run with the land and shall be binding on Company and Developer, their respective heirs, executors, administrators, successors and assigns.
- 10. If the Developer has not paid to the Company the total amount of the installation payment, and if the Developer has not met the site preparation requirements as set forth herein and has not, in good faith, requested the Company to begin the construction of its facilities prior to the expiration of 180 days from the date of this Agreement, the Company will invoice the Developer for the total amount of the installation payment and the Developer shall pay the total amount of such invoice within 10 days thereafter, or the Company shall have the option to cancel this agreement. However, if the Developer has not met the site preparation requirements as set forth herein and has not, in good faith, requested the Company to begin construction of its facilities prior to the expiration of 360 days from the date of this Agreement, the Company shall have the option to cancel this agreement and refund to the Developer any monies collected.
- Alabama Power Company, Division Manager Energy Services, 15 South 20th Street,

  Birmingham , Alabama 35233 . Any written notice to Developer provided for herein shall be addressed to Mr. Howard B. Nelson, Jr., Assistant Project Manager,

  P. O. Box 43328. Birmingham, Alabama 35243





TN UTTOTECS UTTOTECT and as the sec	
day and year first above written.	rties hereto have executed this agreement on the
ATTEST/WITNESS:	
ALABAMA POWER COMPANY	ALABAMA POWER COMPANY
	Pro Potto
	BY VICE PRESIDENT
ATTEST:	TAYLOR & MATHIS OF ALABAMA, INC., AGENT FOR 2154 TRADING CORPORATION  d/b/a inverness  DEVELOPER
1/2 min 2/ //2/2	
o Si conce de la como	DEVELOPER'S AUTHORIZED AGENT
	1955) Producting
PAGE	
	19801124000133780 6/6 \$.00 Shelby Cnty Judge of Probate, AL
SIME	OF ALA SHELBY CO.
(A)	ERTIFY THIS  FIERT WAS FILED Ruc 9.00
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	EGF OF FROBATE
	a Notary Public in and for said County, in
me on this date that, being informed officer and with full authority, execute the corporation.	of Alabama Power Company, a corporation, and who is known to me, acknowledged before of the contents of the agreement, be, as such sted the same voluntarily for and as the act seal, this the 29th day of Catalana, 1980
	Motary Public
	, , MOTAKY PUBLIC
STATE OF ALABAMA )	
Shelly COUNTY)	
I. Cheta Calvert Hide	. a Notaty Public in and for said Courses in
said Stare, nereby certify that U.A. to.	Miles whose name as Chief.
to the ibregoing agreement, and who is date that, being informed of the content with full authority, executed the same	known to me, acknowledges before me on this nts of the agreement, he, as such officer and voluntarily for and as the ect of the corporation.
Given under my hand and official	seal, this the day of thick. , 1986
	Andrew Believeth And
	NOTARY PUBLIC