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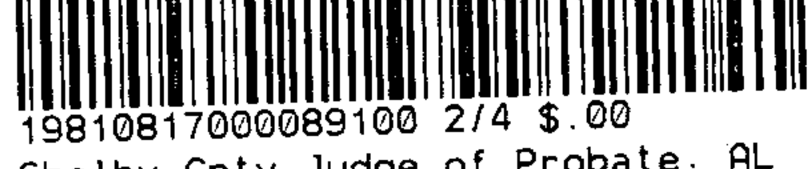
Shelby Cnty Judge of Probate: AL 08/17/1981 12:00:00 AM FILED/CERT

OPR 44-2848-8 Rev. 2

Agreement For Underground Residential Distribution

Alabama Dayyar ma

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STATE OF	ALABAMA)			•	•
SHELBY	COUNT) Y:)	4	195-		
THIS A	GREEMENT made a	nd entered into this the		Much 19. The Harbert-Equit	able Joint Ve	veen Alabama Power nture,
Company, a	a corporation (hereir	nafter referred to as "Cor	mpany"), and	A General Partners	ship	·
(hereinafter	referred to as "Dev	eloper"), the Developer o	/	e Country Club, 91 through 214, 216		
Subdivision	; consisting of	iots.				
WITNE	SSETH:			-··		
Company's WHERE surface tran	underground distrib EAS, the undergroun isformers, undergrou	bution facilities for homes and distribution system requ und service laterals and o	s to be constructed uired to serve homoutdoor metering	vision and is desirous of obtained on all lots to be developed nes on all lots within said subtroughs; and an underground distribution	d within said subdivi division will include i	sion; and underground caples.
the terms a	nd conditions hereir	nafter set forth; and				
WHERE A.	Two copies of a plast street names and a setback dimensions the Judge of Proba- retained in its files	number for each lot, ded s, and proposed building line ate ofas an exhibit to this agree	te governmental a licated easements ines, which said pl — County, 'Alabar eement; and	uthority subdividing Develor with layouts for all utilities, at is recorded in Map Book na, a copy of which, as recorded.	sewers and drainage, Page rded, has been furnis	minimum building in the office of the company to be
AT PAGE	approval has been designating block of drainage, minimum	received from appropria numbers, street names ar building set-back dimen	ite governmental nd a number for e isions, and propos	authority for the subdivision ach lot, dedicated easement ed building lines, which said in Map Book. Page	n of Developer's real is with layouts for all plat is attached here	estate into lots and utilities, sewers and to and for which the
800K		•	ved and recorded	in Map Book Pag	ge in the o	trice of the Judge of
WHERE	subsequent to the d from the preliminary cost of the required no payment has be AS, Developer has	y plat attached hereto which installation. Such payme en made by Developer, s	the event the subconchined change of the shall be made when the payment shall be the shall be th	ama, will be substituted the division plat recorded subsequents of the electric system, the Divithin tendays after the effect libe reflected in the notice iring all lot owners to instal	eveloper shall pay for tof such change has be to Developer that pa	of contains changes rany increases in the peen determined or if syment is due; and
WHERE the Comparisated cost cal from Comparison estimated ex separate iter distribution from the De seeding and	AS. Developer's totally's estimated cost of culations being including furnished, custo any furnished, custo access trenching cost materials for other costs including which is due principal veloper as specified	I installation payment und If the underground distrib- usive of individual lot serve mer installed, meter sock to include rock removal and curred by the Company over ally to debris removal required in paragraph six (6) below ng and/or resodding, or re-	ution system in extice as determined ket to two feet be not requirements to ver and above the duirements, conduiting the way trench depth results.	t is equal to \$ 7,495.30 cess of the estimated cost of by the Company but excluding the final grade elevation obtain suitable backfill from costs generally associated with requirements under street capting or additional equipments or additional equipments.	an overhead distributing customer owned at This payment also off site. The Developith trenching for underossings due to inade hat generally employ	and installed conduit includes anticipated er shall be billed as a erground residential equate written notice ed by the Company.
•			and the mutual ob	ligations hereinafter recited,	it is hereby agreed be	etween the parties as
_	L IN APPLICABLE	PROVISION):				•
		ny the total amount of the veloper that said payment		yment (\$ <u>7,495.30</u>	_) within ten (10) da	ys from the date of
Develop	er has paid Compan Redurn to	ny the total amount of the	e installation paya 15 So Zo Biliam (ment (\$_N/A 5+ 11 35233	_).	44-2843-8

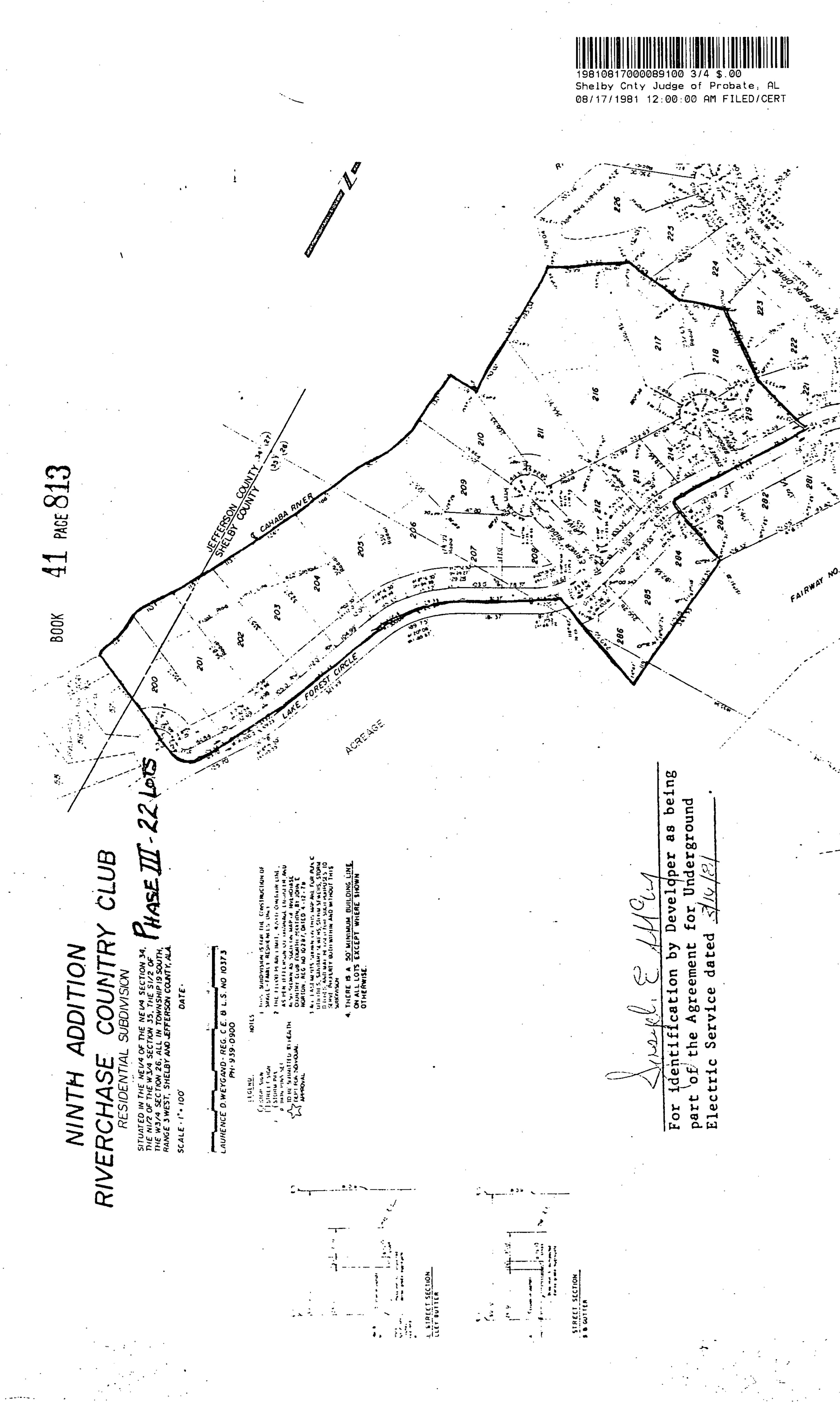


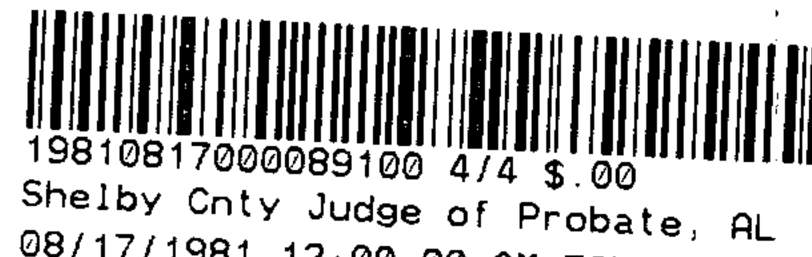
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If the Developer has not paid to the Company the total amount of the installation payment, and if the Developer has not met the site preparation requirements as set forth herein and has not, in good faith, requested the Company to begin the construction of its facilities prior to the expiration of 180 days from the date of this Agreement, the Company will invoice the Déveloper 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.

- 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 120/240 volt single phase service lateral to the meter socket or serice entrance for each residence in the said subdivision.
- 3. Developer hereby grants to Company the right to construct, operate and maintain upon, over, under and across the above named Subdivision, including the service lateral on each lot, its conductors, facilities and appliances necessary or convenient in connection therewith for the transmission of electric power together with the rights of ingress and egress to and from said conductors and the right to keep clear any obstructions that might injure or endanger said conductors as set forth in exhibit "A" attached hereto and made a part hereof. The Developer further covenants that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused by the Company's equipment or employees or the equipment or employees of any contractor or sub-contractor in the construction, operation, maintenance or removal of the Company's underground facilities.
- 4. The Developer shall advise each lot owner to obtain the meter location from the Company prior to the beginning of the installation of service entrance facilities and associated internal wiring.
 - 5. Modification to the underground system after initial installation shall be at the expense of the one requesting or causing the modification.
- The Developer shall give the appropriate Company 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 this prior notice is reduced from 60 to 30 days. The Developer, prior to the Company's construction of the underground distribution system, shall make the easement in which the underground equipment or conductors 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 by the Developer before Company's underground facilities are installed. All costs incurred by the Company due to improper or inadequate site preparation as stated above. shall be billed to the Developer as a separate item.
 - 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.
 - The covenants set forth in paragraph three(3) and paragraph seven(7) above touch and concern and benefit the land and shall run with the land and shall be binding on Company and Developer, their respective heirs, executors, administrators, successors and assigns.
 - Any written notice to the Company, except as noted in paragraph one (1) and six (6) above, shall be addressed to Alabama Power

Company, Division Manager-Energy Services,	15 South 20th Street, Birmingham	n 35233
Any written notice to Developer provided for he	rein shall be addressed to Mr. Joseph E. I	McKay, Assistant Manager,
-	Venture, P. O. Box 1297, Birming	nam 35201
IN WITNESS WHEREOF, each of the partie	s hereto have executed this agreement on the day a	nd year first above written.
ATTEST/WITNESS:		
ALABAMA POWER COMPANY	ALABAMA POWER COMPA	VY
	By DiBorke	
ATTEST:		Vice President
Joseph EAH Chy	THE HARBERT-EQUITABLE Under Joint Venture Agra BY: HARBERT CONSTRUCT AS MANAGING VENTURE BY	Timent Dated January 30, 1974





STATE OF ALABAMA					AM FILED/CERT
JEFFERSON COU	NTY)				1
Margaret	N. Conradi	, a No	otary Public in and for	said County, in said S	State, hereby certify th
S. H. Booke	r.		vice p	resødent	
of Alabama Power Company that, being informed of the co the corporation. Given under my hand a	intents of the agreemer	20th day of		Notary Public	ntarily for and as the act
•					
ofand who is known to me, ack			, a corp nformed of the content		i
and who is known to me, ack	same voluntarily for an	on this date that, being i	, a corp nformed of the content		he foregoing agreeme e, as such officer and w
and who is known to me, ack full authority, executed the	same voluntarily for an	on this date that, being in this date that, being in day ofday of	nformed of the content poration.		•
and who is known to me, ack full authority, executed the	same voluntarily for an	on this date that, being in this date that, being in day of	nformed of the content coration.	s of the agreement, he	•
and who is known to me, ack full authority, executed the Given under my hand a	nd official seal, this the	on this date that, being is done as the act of the corresponding of the	nformed of the content poration. Si Cu. IS FILLS 9: 14 Rec. 60	s of the agreement, he	•
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and who is known to me, ack full authority, executed the Given under my hand a Stelley COU. I. Sudith	NTY) Acknowledged before the same acknowledged before the day the same acknowledged before the same a	on this date that, being in this date that, being in day of	nformed of the content poration. 9: 14 Pec. 60 Fill 10 tary Public in and for the content of	Notary Public Notary Public said County, in said	State, hereby certify the

Indicat R. Sargeri Notary Public