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Agreeme	nt For Underground I	Residential Distribution	-	Alabama Power	Z
STATE OF	ALABAMA)		•		
)		il 94		
SHEL BY	COUNTY)		477	•	
THIS A	GREEMENT made and ent	ered into this theday	of The Harbert -		ower
Company,	a corporation (hereinafter	referred to as "Company"), and	A 0 1 D	-	,
(hereinaftei	r referred to as "Developer	"), the Developer of River thro	rchase Country	through 283. Place II	
Subdivision	r; consisting of 34	lots.	•	PIVICE IT COLL	
WITNE	SSETH:			•	
WHERE	FAS Developer is the own	er of the hereinafter described	subdivision and is desirou	is of obtaining electric utility service by mean	4
Company's WHERE surface tran	underground distribution EAS, the underground distr esformers, underground se	facilities for homes to be constibution system required to servervice laterals and outdoor metaprovide electric service by mean	tructed on all lots to be de homes on all lots within ering troughs; and	leveloped within said subdivision; and said subdivision; and said subdivision and said subdivision will include underground ca ribution system provided Developer complies	oles,
		ed and accepted: (Check (A) or	r (B) whichever is anelica	hla)	
I — 1	Two copies of a plat appr street names and a numb setback dimensions, and p	oved by appropriate governme er for each lot, dedicated easen proposed building lines, which s	ntal authority subdividing nents with layouts for all a aid plat is recorded in Map	Developer's real estate into lots and designate utilities, sewers and drainage, minimum build Book, in the office	ding ce of
∑ B.	retained in its files as an	exhibit to this agreement; and		as recorded, has been furnished Company to	
				n A.) Two copies of a plat for which preliming believes belowed by the bound of Developer's real estate into lots	
PAGE O	designating block numbe	rs, street names and a number	r for each lot, dedicated ea	asements with layouts for all utilities, sewers nich said plat is attached hereto and for which	sand
# 	plat of said subdivision wh	ich is finally approved and reco	orded in Map Book	Page 46 in the office of the Judg	je ol
	Probate ofShell	oy County,	Alabama, will be substitu	ited therefor. The recorded plat will be supp	olied
Yona	from the preliminary plata cost of the required install no payment has been made	this Agreement. In the event the tached hereto which require chation. Such payment shall be mode by Developer, such paymen	subdivision plat recorded anges in the electric systemade within ten days after the shall be reflected in the	subsequent to the date hereof contains chains, the Developer shall pay for any increases in the effect of such change has been determined a notice to Developer; that payment is due; a	nges n the d or if
			requiring all lot owners	to install electric service in accordance with	i the
	d Residential Distribution	_	30 (079.27	
the Companisated extimated ex	y's estimated cost of the unculations being inclusive of any furnished, customer in cess trenching cost to inclusive	f individual lot service as determ stalled, meter socket to two fed ade rock removal and requireme	in excess of the estimated nined by the Company but et below the final grade each ents to obtain suitable back	d cost of an overhead distribution system, bottexcluding customer owned and installed confevation. This payment also includes anticipating of site. The Developer shall be billed ciated with trenching for underground resident	th of iduit . ated las a
				r street crossings due to inadequate written no	
				t from that generally employed by the Comp	
for undergro	ound residential trenching.			uipment not generally employed by the Comp	
follows:	L IN APPLICABLE PROVI		uai obligations nereinatter	recited, it is hereby agreed between the partie	esas
			20 070	ነ ጋን	
Company's v	written notice to Develope	r that said payment is due.		2.27) within ten (10) days from the dat	te af
Develop	er has paid Company the	total amount of the installation	payment (\$N/A).	
Form 5-4284	8	Ma Hower Blue	20. 1 35 Z 33	44-2848	3-B



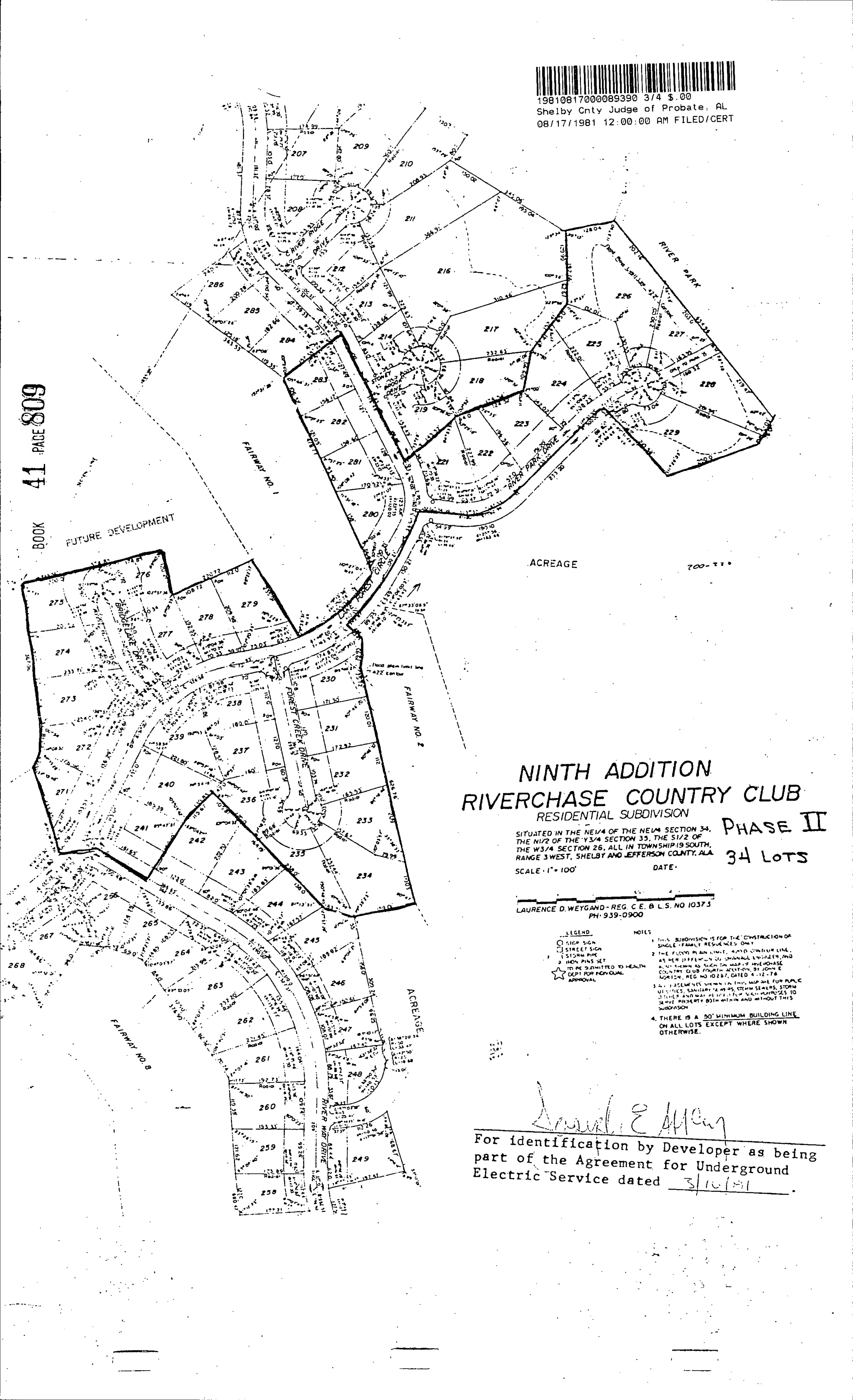
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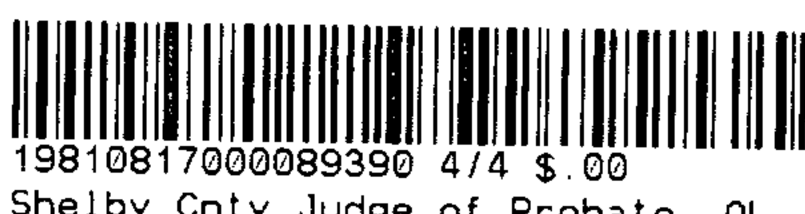
If the Developer has not paid to the Company the total amount of the installation payment, and if the Developer has not met the site preparation requirements as set forth herein and has not, in good faith, requested the Company to begin the construction of its facilities prior to the expiration of 180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

- 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.
 - 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.
- 7. 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 Regulations approved by the Alabama Public Service Commission.

 8. The covenants set forth in page 2. assigns, and will be subject to maintenance and removal by Company, its successors and assigns, in accordance with the applicable Rules and
 - 8. 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.
 - 9. 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 20	Oth Street, Birmingham	_, Alabama35233
•		ressed to Mr. Joseph E. McKay, Ass	sistant Manager
The Harbert-Equitable J	oint Venture, P.	0. Box 1297, Birmingham 35201	
IN WITNESS WHEREOF, each of	the parties hereto have exe	ecuted this agreement on the day and year first a	bove written.
ATTEST/WITN'ESS:			
ALABAMA POWER COMPANY		ALABAMA POWER COMPANY	-
		BY S. Wooker	
ATTEST:	•	Vice President	
		THE HARBERT-EQUITABLE JOINT VENTI Under John Venture Apreemelogred EY: HARBERT COMSTRUCTION CORD	
		EY: HARBERT CONSTRUCTION CORPOR	ATION





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

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JEFFERSON COUN) (TY)	•			
	t N. Conradi				
I mar gar c	. C IV. COILL CL	· · · · · · · · · · · · · · · · · · ·	a Notary Public		in said State, hereby certify tha
S. H. E	Booker	, whose na	me as	vice preside	nt
					nowledged before me on this date me voluntarily for and as the act o
corporation. Given under my hand an	d official spal this the	20th day of	March	19 81	•
Given under my name an	d Onicial Seal, tills the	uay or			A Charles Hillian
•	•		C _,	·	
	•		Mad	garet D. Ca	under
•				Notary Pu	iblic:
TE 05 41 10 114		•		•	
ATE OF ALABAMA) }	•		•	
COUN	NTY)				THE PROCESS OF THE
		•			
1,	<u> </u>		a Notary Public	in and for said County.	in said State, hereby certify the
		whose nar	me as		
		, WIIOSE ITAI	11¢ as		
		•	•	a corporation is sig	ned to the foregoing agreemen
Given under my hand an	d official seal, this the	• •		, 19	
•	ICHTY	7141S	•		
	1981 AUG 17	M 9: 14	20.600	Notary Po	ublic
•	منتسست لهر جسر منتوسست	0	100		•
ATE OF ALABAMA	JUDGE OF PR	CBATE	700		
Relly_cour	NTY)			-	
1. Judica	2. Sauge	t.	a Notary Public	in and for said County,	in said State, hereby certify th
82 m.	ajon	·	, whose na	me(s) signed to th	e foregoing agreement, and wh
		•	•	• • • • • • • • • • • • • • • • • • • •	
•		•	e that, being int	formed of the contents o	f the agreement,
cuted the same voluntaril Given under my hand ar	y on the day the same of official seal, this the	bears date.	marc	19 8/	
	•	•	•		
				dithe D. A.	regent
	•	•		Notary Po	ublic
	•	•		•	