

363-

Whereas, Scotch Building & Development Company, Inc., a corporation, (hereinafter called Scotch), at a time when it owned all the lots in Broken Bow Subdivision, the map of which subdivision is recorded in the Office of the Judge of Probate of Shelby County, Alabama in Map Book 7, page 145, adopted certain restrictions and covenants with regard to the use of all of said lots in Broken Bow Subdivision (hereinafter called Covenants), which Covenants were recorded in said office in Book 30, page 957; and

Whereas, paragraph 10 of the Covenants provides that certain of the Covenants may be altered, changed, canceled or amended at any time by Scotch, its successors or assigns; and

Whereas, Scotch and U.S. Home Corporation, a corporation, (hereinafter called U.S. Home) have entered into a contract under the terms of which Scotch has agreed to sell to U.S. Home and U.S. Home has agreed to purchase from Scotch certain lots in Broken Bow Subdivision; and

Whereas, Scotch conveyed to U.S. Home the following described real estate, (hereinafter called Real Estate);

Lots 5, 6, 7, & 8, Block 3, according to the survey of Broken Bow as recorded in Map Book 7, page 145 in the Probate Office of Shelby County, Alabama.

Subject to the following by an instrument dated May 4, 1961, subject contained in U.S. Home's rights to alter, change, cancel or amend the covenants, terms, conditions, restrictions and limitations, as provided in paragraph 10 of the Covenants, with regard to the Real Estate and with regard to all other lots in said Broken Bow Subdivision which may hereafter be conveyed to U.S. Home.

John D. Hargrove  
Prob. Dist. Atty. 1961  
Aug 5, 1962  
SAC-10

Land Title

BOOK 41 PAGE 159

Now, therefore, U.S. Home does hereby amend the Covenants, as provided hereinafter, with regard to the Real Estate.

1. Paragraph 1 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"1. No building shall be erected, altered or permitted to remain on any of the Lots other than one detached single-family dwelling not to exceed 2-1/2 stories in height, with an overall height limitation of thirty-five (35) feet. Nor shall any dwelling, exclusive of open porches, garages or patios be permitted on any of the Lots at a cost, including the cost of the Lot, of less than \$20,000.00, based upon cost levels prevailing on the date this instrument is recorded."

2. Paragraph 2 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"2. No activity, whether for profit or not, shall be conducted on any of the Lots which is not related to single-family residential purposes. No noxious or offensive activity of any sort shall be permitted nor shall anything be done on any Lot which may be or become an annoyance or a nuisance to the neighborhood. This restriction is waived in regard to the normal sales activities required to sell homes in the subdivision and the lighting effects utilized to display the model homes. This restriction is also waived in regard to the use of any buildings, or homes as an administrative or construction office of U.S. Home."

3. Paragraph 3 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"3. No structure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on any Lot at any time as a residence. Temporary structures used as building offices and for other related purposes during the construction period must be inconspicuous and sightly, as determined by the provisions of Paragraph 11 of the Covenants."

4. Paragraph 4 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"4. The living area on the ground floor of the main structure located on any Lot, exclusive of open porches and garages, shall not be less than eight hundred (800) square feet for a one-story dwelling nor less than five hundred fifty (550) square feet for a dwelling of more than one story."

5. Paragraph 3 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"5. Walls, fences and hedges may be erected along the boundaries of a Lot or yard; however, such wall, fence or hedge may not exceed six and one-half (6-1/2) feet in height above the surface of the ground except as required for a retaining wall. No wall, fence or hedge shall be erected nearer the street than the front or side building line of the lot except as required for a retaining wall. No barbed wire or other hazardous material shall be used in fence construction. No dwelling, outbuilding, garage or servant's house shall be erected or begun on any lot without plans and specifications, grades and locations thereof having been first submitted for approval in accordance with the provisions of approval as established in paragraph 11 of the Covenants."

6. Paragraph 6 of the Covenants shall be deleted in its entirety and shall be replaced with the following:

"6. Subject to the approval under conditions established in paragraph 11 of the Covenants, any owner of one or more adjoining lots, or portions thereof, may consolidate such lots or portions into one building site in which case setback lines shall be measured from the resulting side-property lines rather than from the lot lines as indicated on the recorded plat. Any such composite building site must have a frontage at the building setback line of not less than the minimum frontage of the lots in the same block. Subject to the approval under conditions established in paragraph 11 of the Covenants, no lot may be subdivided or reduced in size by voluntary alienation, judicial sale or other proceeding."

7. Paragraph 7 of the Covenants shall be deleted in its entirety and shall not be replaced with another paragraph 7.

8. Paragraph 8 of the Covenants shall be deleted  
in its entirety and shall be replaced with the following:

"8. No animals, livestock or  
poultry of any kind shall be reared,  
bred or kept on any Lot except that  
dogs, cats or other common household  
pets may be kept provided that they are  
not kept, bred or maintained for com-  
mercial purposes. No more than three  
of each type of pet will be permitted  
on each Lot."

9. Paragraph 9 of the Covenants shall be deleted  
in its entirety and shall be replaced with the following:

"9. It is understood and agreed  
that the foregoing conditions, limita-  
tions and restrictions shall attach to  
and run with, the land for a period of  
twenty-five (25) years from May 21,  
1979, at which time limitations and  
restrictions shall be automatically  
extended for successive periods of ten  
years, unless by a vote of the majority  
of the then owners of the Lots, which  
may only occur after Lots are no longer  
owned by U. S. Home, affiliates or sub-  
sidiaries, it is agreed to change said  
restrictions and limitations, in whole  
or in part, and that it shall be lawful  
for U. S. Home, its successors or  
assigns, to institute and prosecute, any  
proceedings at law or in equity against  
the person, persons, corporations or  
corporation violating, or threatening  
to violate, the said conditions, limita-  
tions and restrictions; and failure  
to institute proceedings for any one or  
more violations, shall not constitute  
approval of same, or be construed as a  
waiver of any right of action contained  
herein, for past or future violations  
of said conditions, limitations, or  
restrictions."

In witness whereof, U. S. Home Corporation has  
caused this instrument to be executed by its duly auth-  
orized corporate officer, as of the day of

ATTEST:

U. S. HOMES

Region President

Its \_\_\_\_\_

STATE OF ALABAMA )

JEFFERSON COUNTY )

I, The Undersigned, a Notary Public in and  
for said County in said County in said State hereby certify that  
Rick Carruthers, whose name as Region President of U. S.  
Home Corporation, a corporation, is signed to the foregoing  
instrument and who is known to me, acknowledge before me  
on this day that, being informed of the contents of said  
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 22<sup>nd</sup>  
day of February,

Loren O. Liles  
Notary Public

AFFIX SEAL:

My commission expires 5-31-85.

STATE OF ALA., SHELLY, CO.  
I CERTIFY THIS  
AFFIDAVIT WAS FILED

1982 FEB 25 AM 8:57

Rec'd 7:50  
8:50

Frank A. Johnson

JUDGE OF PROBATE

44 PAGE 163

BOOK