		1429				
STATE OF ALABAMA)					•
SHELBY	COUNTY)					
THIS AGREEMENT made		this the 26th	day ofS	eptember	_, 19 <u>84</u> , by (and between
Alabama Power Company, a	corporation (herei	nafter referred t	o as "Company	"), and Danie	1 U. S. Pro	<u>perties</u>
Ltd., a Virginia	limited pa	rtnership	/hareina	fter referred to se	"Developer" the i	Davolanas ad
Meadowbrook, 7th Sec 8th Sector, Lot Nos	ctor, Phase I	I. Lot Nos.	2 thru 16	: and		
WITNESSETH:	This Agree for Meadow	ment cancel brook 8th S	s and supe ector date	rsedes the pr d December 16	evious Agreem , 1981.	ent
WHEREAS, Developer is service by means of Compa within said subdivision; and	the owner of the ny's underground o	hereinafter des distribution facil	cribed subdivis	ion and is desiro s to be constructe	us of obtaining ele ed on all lots to be	e developed
WHEREAS, the underground cables, surface WHEREAS Company is	mansformers, unge	stationud setatce	laterals and o	utdoor metering tro	oughs; and	
WHEREAS, Company is Developer complles with the	terms and condition	ons hereinafter	set forth; and			m provided
WHEREAS, Company has DA. Two copies of a pla designating street n drainage, minimum	it approved by app ames and a numb	ropriate governmer for each lot.	nental authority dedicated eas	subdividing Develo	oper's real estate in its for all utilities	hne stawes
Book, Page_ Alabama, a copy of	, in the off	ice of the Judo	e of Probate o	of		County
	which, as record	ed, has been fi	rnished Compa	any to be retained	l in its files as ar	exhibit to
this agreement; and XB. (To be utilized only	when governments	i requirements	Dreclude the w	se of ontion A) To	wo conies of a nis	t for which
real estate into lots with layouts for all which said plat is a	has been receive and designating t utilities, sewers and itached hereto and	d from appropr block numbers, d drainage, mini	iate governmen street names a mum building :	ital authority for t and a number for a set-back dimension:	the subdivision of each lot, dedicated s. and proposed by	Developer's easements
In Map Book Balabama, will be suited in the event the substant attached hereto which of the required instant determined or if no payment is due;	Page <u>57</u> , in bistituted therefor. odivision plat reconstituted therefor. odivision plat reconstitution because the payment has been and	The recorded placed subsequent in the electric nent shall be made by Develo	at will be support to the date he system, the Date date be addeduced by the payment of the payme	plied subsequent to ereof contains char eveloper shall pay days after the eff nent shall be reflec	o the date of this nges from the prelifer for any increases lect of such change ted in the notice to	Agreement, iminary plat in the cost e has been o Developer
WHEREAS, Developer has ance with the Underground R	lesidenijai ilistribot	NAM Praktami ai	4.74			
WHEREAS, Developer's totamount represents the Company an overhead distribution system Company but excluding custo two feet below the final grad rock removal and requirement other costs incurred by the Codistribution which is due prinadequate written notice from that generally employed boring or additional equipment	em, both of said of sa	cost calculations notalled conduit payment also in above the costs removal requires specified in a specified and a specified by the exployed b	ground distribute being inclusive from Company of the least anticipated off site. The least generally assortenents, condustrated six for reseeding, Company for uniformal six for the least general six for reseeding, for the least general six for the lea	ition system in exc e of individual lot y furnished, custor sted estimated exc Developer shall be ociated with trenchi it requirements u (6) below, trench sodding and/or re inderground residen	cess of the estimate service as determined metermines as determined estimated, meter estimated, meter billed as a separating for underground noter street crossing depth requirement esodding, or requiremental trenching.	ted cost of ned by the resocket to to include the item for residential to the different ements for
NOW, THEREFORE, in con between the parties as follow	nsideration of the	premises and	the mutual obl	igations hereinafte	r recited, it is here	eby agreed
1. (FILL IN APPLICABLE P	'ROVISION):			M / A		
Developer will pay Compardate of Company's written no	ny the total amour dice to Developer	nt of the installation that said payme	ation payment i ent is due.	(\$)	within ten (10) day	s from the
Developer has paid Compa Form 5-1638 マーールアットゥート	iny the total amou בו אפשפר ב	So 20th Si		(\$ 33,679.66) .	

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 home construction has not begun, and the Developer has not 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 home construction has not begun, and the Developer has not 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. Failure to cancel this Agreement at the end of 360 days does not forfeit the Company's right to cancel at a future time.

- 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 service entrance for each residence in the said subdivision.
- 3. Developer agrees to grant Company right of way for the construction, operation, maintenance and removal of its facilities together with the right to ingress and egrees to and from such facilities and the right to keep clear any obstruction that might injure or endanger said facilities. The Owner 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 subcontractor in the construction, operation, maintenance or removal of the Company's 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.
- 6. 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 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.
- 8. The covenants set forth in paragraph three (3) and paragraph seven (7) above touch and concern and benefit 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 So. 20 St., Birmingham, Alabama. 35233

Any written notice to Developer provided for herein shall be addressed to Mr. Harvey Burch, Daniel Realty.

Corporation, 15 So. 20 Street, Birmingh	am. AL 35233.
IN WITNESS WHEREOF, each of the parties hereto ha	ve executed this agreement on the day and year first above written.
ATTEST/WITNESS:	
ALABAMA POWER COMPANY	ALABAMA POWER COMPANY
·	BY A. Booker
ATTEST:	DANIEL U. S. PROPERTIES, LTD.
	By: Daniel Realty Investment Corporation, as a General
	Developer
,	By Deland Fuglema
	R. Caldwell Englund
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TATE OF ALABAMA)		
JEFFERSON COUNTY)		
, WILLIAM A COCHRAN JR	, a Notary Public in and for said County, in said State, hereby o	certify that
S. H. BOOKER	, whose name asVICE PRESIDENT	
Alabama Power Company, a corporation, is signed to at, being informed of the contents of the agreement, he	the foregoing agreement, and who is known to me, acknowledged before me o e, as such officer and with full authority, executed the same voluntarily for and a	on this date as the act of
e comoration		
Given under my hand and official seal, this the	9th day of November 19 84	
		(5)
	William a Coaler for	- 1
	Notary Public	
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TATE OF ALABAMA)	June 19 Comment of the Comment of th	.manifes
Jefferson COUNTY)		
, Ginger A. McCoy	, a Notary Public in and for said County, in said State, hereby	certify the
R. Caldwell Englund	, whose name asPresident	
9		
all authority, executed the same voluntarily for and as	Λ	,
*As General Partner of	V. V. O. O. C. E. E.	OV Maria
Daniel U. S. Properties, L		Α,
INSTR	CERTIFY THIS Notary Public WAS FILED NSS	3
ther	Rec. 150	γ_{Q}
STATE OF ALABAMA	JAN 28 PM 3: 08 (00), 100	~ (s)
ر ميمينيو (COUNTY)	Gi Gi FIGEA & Notary Public in and for said County, in said State, hereby	
Juc	OGE OF FARMATE	-
l,	à Notary Public in and for said County, in said State, hereby	certify the
	, whose name(s) signed to the foregoing agreemen	nt, and wh
•		
	me on this date that, being informed of the contents of the agreement,	
executed the same voluntarily on the day the same be Given under my hand and official seal, this the	ars date. day of, 19	
	-	
	Notary Public	
	140(41) 1 4010	

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