STATE OF	ALABAMA)					
SHELBY		COUNTY					
THIS A	GREEM EN T ma	de and entered	into this the	12 day of	October	, 19	, 85 , by and
between A	labama Power	Company, a co	rporation (hereinaf	ter referred to s	is "Company"), and	John	P. K.
Fea	atheringill			(here	inafter referred to a	s "Developer"),	the Developer of
Fee	theringill	Acres, Lo	t No. 1,		Subdivi	sion; consisting	of <u>lots.</u>
service by	AS, Developer means of Cor	npany's underg	of the hereinafter round distribution	described subdification for ho	livision and is desi mes to be construc	rous of obtaini cted on all lots	ng electric utility to be developed
WHERE	ad cables suffi	ground distribu	a, underground 80	ILAICO ISTOLBIS BU	mes on all lots wit d outdoor metering	Hoghiet mile	
WHERI Developer	EAS, Company complies with	is willing to the terms and	provide electric s conditions hereins	service by mean after set forth; a	ind ind	ina distribution	system provided
WHERI	EAS, Company Two copies of	has received a a plat approve	nd accepted: { Chi id by appropriate	eck (A) of (B) w governmental au vreach lot dedi	thichever is applicate the state of the stat	Developers for a	il estate into lots ill utilities, sewers lat is recorded in
	Map Book County, Alabar	9 Page	96 , in the off which, as records	ice of the Judge ed, has been fu	of Probate of irnished Company t	Shelby o be retained	in its files as an
25	(To be utilized which preliming Developer's res	only when go ary approval I estate into lo	its and designating	g block numbers and drainage. I	e the use of optionate governmental street names and minimum building so which the plat of a	et-back dimensi	ons, and proposed
020	approved and	recorded in	Map Book	, Page	, in the offic	ce of the Jud	ge of Probate of
) 203	be supplied so the date here: system, the D	ubsequent to to of contains cha eveloper shall an days after	he date of this A anges from the pr pay for any increa	County, Alaba agreement. In the reliminary plat a ases in the cost a change has be	ama, will be substitute event the subdivional trached hereto which to the required in	ited therefor. The islon plat record the require chan istaliation. Such if no payment	e recorded plat will
	EREAS, Develop	er has filed for re	cord restrictive cov	venants requiring	all lot owners to insta	all electric servic	e in accordance with
WHI	EREAS, Develop	er's total installs	tion payment under	ution system in c	equal to \$ 2,715. excess of the estimated and (Check if Applicat		id amount represents overhead distribution
□ c	onduit from lot li	ne to final grade	elevation at the met	ter location, as de t	termined by the Comp	pany	
(Custom meter lo trenchin separate resident quate w employe	er or Developer cation to the Co g cost to include item for other ial distribution we ritten notice from	shall furnish and mpany furnished e rock removal costs incurred be high is due prince in the Developer	d, Developer installed and requirements to y the Company over sipally to debris remains as specified in para	schedule 40 or e ad, meter socket. to obtain suitable or and above the oval requirements graph five (5) bek ling and/or resodo	qual, from final grade) This payment also is backfill from off site costs generally associ s, conduit requirement ow, trench depth requ	e. The Develops siated with trenc ts under street co pirements differe	Company designated ted estimated excess or shall be billed as a ching for underground rossings due to inadent from that generally litional equipment not
NO					gations hereinafter re	cited, it is hereby	y agreed between the
1. Der Compar Der	(FILL IN APPLIC veloper will pay ny's written noti- veloper has paid	Company the to ce to Developer Company the to	tal amount of the in that said payment is tal amount of the ins	i due. stallation paymen	nt (\$ <u>N/A</u>) t (\$ <u>2,715.40</u>)	within ten (10)	days from the date of
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5-1839 Aev	. 3/85	"W LOWALL	Bhem 3523	3			

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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 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 agrees to and from such facilities and the right to keep clear any obstruction that might injure or endanger said facilities.
- 4. The Developer shall notify each lot owner (a) that there shall be no plants, shrubs, fences, walls, or other obstructions in front of or within three (3) feet of the sides or rear of any pad-mounted equipment that will obstruct the operation or replacement of the equipment and 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; (b) to obtain the meter location from the Company prior to the beginning of the installation of the service entrance facilities and associated internal wiring; (c) of their responsibility for installing the Company provided meter socket to Company specifications and providing and installing 2" for 200 amp or 3" for 400 amp schedule 40 PVC or equivalent galvanized conduit from the meter socket to two (2) feet below finished grade.
- 5. 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.
- 6. Modification to the underground system after initial installation shall be at the expense of the one requesting or causing the modification.
- 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, 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 five (5) above, shall be addressed to
Alabama Power Company, Division Manager-Marketing 15	South 20th Street, Birmingham , Alabama 3523
any written notice to Developer provided for herein shall be add	ressed toDr. John P. K. Featheringill,
3215 Mountain Ridge Circle, Birmingham,	
N WITNESS WHEREOF, each of the parties hereto have execu	sted this agreement on the day and year first above written.
TTEST/WITNESS:	
ALABAMA POWER COMPANY	ALABAMA POWER COMPANY
	<i>a</i>
	BY & Booker (Vice President)

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