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Alahama Power 🛋

Agreeme	ent For Underground Residential Distribution In Subdivisions	Alabamar over
STATE OF	F ALABAMA )	
Shelby	) NY	
PHETO		
THIS A	AGREEMENT made and entered into this the 22 nel day of January	, 19 <u>87</u> , by and
	Honorad to se "Company"), and	arbert Equitable
between A	Alabama Power Company, a corporation (hereinafter referred to as "Company"), and H	
Joint	t Venture (hereinafter referred to as "Point Estates and Riverchase Country Club	'Developer''), the Developer of
Lake	Point Estates and Riverchase Country Club	n; consisting of 21 lots.
9th A	Addition, Phase I Subdivision	i; consisting ofiors.
WITNE	IESSETH:	s of obtaining electric utility
service by	IESSETH: REAS, Developer is the owner of the hereinafter described subdivision and is desirou by means of Company's underground distribution facilities for homes to be constructed	
WHER	ald subdivision; and REAS, the underground distribution system required to serve homes on all lots within ound cables, surface transformers, underground service laterals and outdoor metering tro	
WHER	REAS, Company is willing to provide electric service by means of all underground	k
	There is a second of the control of the windings to appropriate	manaria saal estate into lots
<b>□ A</b> .	REAS, Company has received and accepted. ( Check (A) of (5) the context of a plat approved by appropriate governmental authority subdividing Details and designating street names and a number for each lot, dedicated easement with land drainage, minimum building set-back dimensions, and proposed building lines, we	avouts for all utilities, sewers
	Map Book, Page, In the office of the Judge of Probate of County, Alabama, a copy of which, as recorded, has been furnished Company to be exhibit to this agreement;	
PAGE 559	which preliminary approval has been received from appropriate governments. Some property of the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines, which said plat is attached hereto and for which the plat of said building lines.	number for each lot, dedicated, ack dimensions, and proposed to subdivision which is finally,
ಟ್	approved and recorded in Map Book 10 Page 98, in the office	of the Judge of Probate of
BOOK 15	Shelby  be supplied subsequent to the date of this Agreement. In the event the subdivision the date hereof contains changes from the preliminary plat attached hereto which is system, the Developer shall pay for any increases in the cost of the required instainant within ten days after the effect of such change has been determined, or if it made within ten days after the effect of such change has been determined, or if it is a such change has been determined.	n plat recorded subsequent to require changes in the electric liation. Such payment shall be no payment has been made by ue; and
WH	HEREAS, Developer has filed for record restrictive covenants requiring all lot owners to install e	RECIFIC SELAICS III SCCOLOSMOS TAME
Wh the Cor	nderground Residential Distribution Program; and HEREAS, Developer's total installation payment under this agreement is equal to \$ 10,537. Independent of the estimated company's estimated cost of the underground distribution system in excess of the estimated my both of said cost calculations being inclusive of individual lot service, and (Check if Applicable) my both of said cost calculations being inclusive of individual lot service, and (Check if Applicable)	
m d	Conduit from lot line to final grade elevation at the meter location, as determined by the Company	Υ
	Contributes a simple and eacondary cables, as determined by the Company.	
(Custor meter l trenchi separat residen quate v employ	omer or Developer shall furnish and install conduit, PVC schedule 40 or equal, from final grade election to the Company furnished, Developer installed, meter socket.) This payment also inclining cost to include rock removal and requirements to obtain suitable backfill from off site. It is a state item for other costs incurred by the Company over and above the costs generally associated in the stribution which is due principally to debris removal requirements, conduit requirements a written notice from the Developer as specified in paragraph five (5) below, trench depth require by the Company, seeding and/or reseeding, sodding and/or resodding, or requirements for really employed by the Company for underground residential trenching.	The Developer shall be billed as a ed with trenching for underground inder street crossings due to inade- ments different from that generally boring or additional equipment not
N	NOW THEREFORE, in consideration of the premises and the mutual obligations hereinafter recite	id, it is hereby agreed between the

1. (FILL IN APPLICABLE PROVISION)

Developer will pay Company the total amount of the installation payment (\$ 10,537.33) within ten (10) days from the date of

Developer has paid Company the total amount of the installation payment (\$ N/A \_\_\_).

Return to TE Hunt 15 So 20th St

Company's written notice to Developer that said payment is due.

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 egress 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.

ovenants 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, end
<b>4</b> 2 .	as noted in Paragraph one (1) and five (5) above, shall be addressed to
Alabama Power Company, Division Manager-Market	ting 15 South 20th Street, Birmingham , Alabama 35233
	Mr. Donn Johnston, Assistant Manager,
Any written notice to Developer provided for herein a Harbert-Equitable Joint Venture	, P. O. Box 1297, Birmingham, AL 35201
IN WITNESS WHEREOF, each of the parties hereto	have executed this agreement on the day and year first above written.
ATTEST/WITNESS:	
ALABAMA POWER COMPANY	ALABAMA POWER COMPANY
	THE IMARCERT-FOURTABLE JOINT VENTURE  Under Joint Venture Agreement Duted January 30, 1974  DV: HARREST INTERACTIONAL INC.
witness	AS MANAGING VENTONIEN

Authorized Agenti

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and v	vho is kno	wn to n	ne, ackn	owledged	before me on t	this date that, but it is the act of the	eing informe corporal	ned of the ci tion.	ontents	of the agree	ment, he, t	is such offic	er and wi
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өх <b>ө</b>	cuted the Given un	came v	aluntari	ly on the c	lay the same	bears date. day							
										Notary	Public		