Agreem	ent For Underground Residential Distribution In Subdivisions	1323	Alabama Power 🕰
STATE O	OF ALABAMA)		
Shelby) <u>y</u> County)	<i>:</i> .	
THIS	AGREEMENT made and entered into this the 5th day of April		, 19 <u>88</u> , by and
betw een	Alabama Power Company, a corporation (hereinafter referred to as "Company	any"), and	Oak Gien
	ership, II (hereinafter re		
	len, 2nd Sector, 1st Addition, except Lot 10	Subdivisio	on; consisting oflots.
WHEF service to within se	ESSETH: REAS, Developer is the owner of the hereinafter described subdivision at by means of Company's underground distribution facilities for homes to b aid subdivision; and	oe constructe	d on all lots to be developed
WHEI undergro WHEI	REAS, the underground distribution system required to serve homes on a ound cables, surface transformers, underground service laterals and outdoor REAS, Company is willing to provide electric service by means of an	r metering tr	oughs; and
WHE	or compiles with the terms and conditions hereinafter set forth; and REAS, Company has received and accepted: { Check (A) or (B) whichever it. Two copies of a plat approved by appropriate governmental authority so	ubdividing De	veloper's real estate into lots
	and designating street names and a number for each lot, dedicated eas and drainage, minimum building set-back dimensions, and proposed building set-back dimensions.	lding lines, t	which said plat is recorded in
27	Map Book, Page, in the office of the Judge of Probacounty, Alabama, a copy of which, as recorded, has been furnished Canabit to this agreement;	company to	De leisuan in its mes es en
189 me 6	. (To be utilized only when governmental requirements preclude the use which preliminary approval has been received from appropriate governments real estate into lots and designating block numbers, street no easements with layouts for all utilities, sewers and drainage, minimum to building lines, which said plat is attached hereto and for which the	ames and a building set-t	number for the subdivision of number for each lot, dedicated eack dimensions, and proposed d subdivision which is finally
	approved and recorded in Map Book 12, Page 20, In		
800K	be supplied subsequent to the date of this Agreement. In the event the date hereof contains changes from the preliminary plat attached he system, the Developer shall pay for any increases in the cost of the remade within ten days after the effect of such change has been determined between the payment shall be reflected in the notice to Developer that	he subdivisionereto which equired instanta in a final instanta in	n plat recorded subsequent to require changes in the electric liation. Such payment shall be so payment has been made by ue; and
the Und	IEREAS, Developer has filed for record restrictive covenants requiring all lot own: lerground Residential Distribution Program; and	<i>:</i>	
the Con	IEREAS, Developer's total installation payment under this agreement is equal to \$ impany's estimated cost of the underground distribution system in excess of the both of said cost calculations being inclusive of individual lot service, and (Check	ine estimateo	CORE OF SIX OARLINGO DISTURDATION
□ c	conduit from lot line to final grade elevation at the meter location, as determined by		
	Conduit for primary and secondary cables, as determined by the Company.	Atm =1 =====1= =1=	
meter k trenchin separat resident	ner or Developer shall furnish and install conduit, PVC schedule 40 or equal, from secation to the Company furnished, Developer installed, meter socket.) This payon of the include rock removal and requirements to obtain suitable backfill from the for other costs incurred by the Company over and above the costs generated distribution which is due principally to debris removal requirements, conduit rewritten notice from the Developer as specified in paragraph five (5) below, trench or contract the costs generated in paragraph five (5) below, trench or contract the costs generated in paragraph five (5) below, trench or contract the costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (5) below, trench or costs generated in paragraph five (6) below, trench or costs generated in paragraph five (6) below (6) b	nent also incli om off site. I rally associate aquirements u	ides anticipated estimated excess the Developer shall be billed as a ed with trenching for underground nder street crossings due to inade-

employed by the Company, seeding and/or reseeding, sodding and/or resodding, or requirements for boring or additional equipment not

NOW THEREFORE, in consideration of the premises and the mutual obligations hereinafter recited, it is hereby agreed between the

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

generally employed by the Company for underground residential trenching.

Developer has paid Company the total amount of the installation payment (*5.404.33).

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

1. (FILL IN APPLICABLE PROVISION)

parties as follows:

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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 conquirements 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, transformers, surface mounted enclosures which may contain electrical equipment such as sectionalizing devices, capacitors, 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 entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such facilities and the right to keep clear any obstruction that might injure or entogether with the right to ingress and egress to and from such 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 ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shall not be liable for any damages or destruction of any shrubs, trees, flowers, grass or other plants caused ment and that the Company shrubs, trees, flowers, grass or other plants caused ment and that the Company shrubs, trees, flowers, grass or other plants caused ment and that the Company shrubs, trees, flowers, grass or other plants caused ment and the Company shrubs, t
- 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 commencement of the installation of any paving, streets, curbs, sidewalks, etc. After the expiration of 30 days from the date hereof, this commencement of the installation of any paving, streets, curbs, sidewalks, etc. After the expiration of 30 days from the date hereof, this commencement of the installation of any paving, streets, curbs, sidewalks, etc. After the expiration of 30 days from the date hereof, this commencement of the installation of any paving, streets, curbs, sidewalks, etc. After the expiration of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of the installation of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement of 30 days from the date hereof, this commencement
- 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, and will be subject to maintenance and removal by Company, its successors and assigns, 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 successors, and sassigns.
- 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 35233

Any written notice to Developer provided for herein shall be addressed to Mr. Martin Clem. Presidnet. Oak Glen

Partnership, II, 3113 Renfroe Road, Birmingham, AL 35216

IN WITNESS WHEREOF, each of the parties hereto have executed this agreement on the day and year first above written.

ALABAMA POWER COMPANY	

ALABAMA POWER COMPANY

CB M Chithur

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	_		Manager and the second	

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ATTEST:

ATTEST/WITNESS:

Developer's Authorized Agent

STATE OF ALABAMA	
County)	
1. I Delwar D. Imy	_ , a Notary Public in and for said County, in said State, hereby certify that
O a should be	Mi Resident
C.B. Mcanthur, whose	name as
of Alabama Power Company, a corporation, is signed to the foregoteness, being informed of the contents of the agreement, he, as such of	ng agreement, and who is known to me, acknowledged before me on this date afficer and with full authority, executed the same voluntarily for and as the act of
the corporation.	10 88
the corporation. Given under my hand and official seal, this theday	01
	Dehmad D. Fong
	Notary Public
STATE OF ALABAMA)	
Shelby COUNTY)	
DON D. BAILEY	, a Notary Public in and for said County, in said State, hereby certify that
Muntin CLEM whose	name as GENERAL Pantiver
	Perforation, is signed to the foregoing agreement,
of ORK Glew Pantwenskip II	at, being informed of the contents of the agreement, he, as such officer and with
full authority, executed the same voluntarily for and as the act of	the corperation.
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Given under my hand and official seal, this thed	-, ——— · ,
STATE OF ALA. SHELIA I CERTIEY THIS	den Dame
INSTRUMENT WAS FILLE	
選 88 JUN 15 PH 2: 08	Notary Public
	Rec 7.50
STATE OF ALABAMA JUDGE OF FROBATE COUNTY A	1.00
(COUNTY)	- Au US - A
8	TOTAL . a Notary Public in and for said County, in said State, hereby certify that
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	, whose name(s) signed to the foregoing agreement, and who
known to me, acknowledged before me on the	is date that, being informed of the contents of the agreement,
Given under my hand and official seal, this the	Juy VI
	Notary Public

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