WARRANTY DEED, JOINT TENANTS WITH RIGHT OF SURVIVORSHIP

Harrison, Conwill, Harrison & Justice

P. O. Box 557

Columbiana, Alabama 35051

STATE OF ALABAMA Shelby COU	NTY KNOW ALL MEN BY THES	E PRESENTS,	529
That in consideration ofEi	ghteen Thousand and no	0/100	TOLLARS
to the undersigned grantor or gr	rantors in hand paid by the GRANTEES Glenn M. Davis, a sing		wledged, we, (herein กั
herein referred to as grantors) d	o grant, bargain, sell and convey unto Raymond J. Reinhardsen	n and Linda L. Reinh	ardsen
(herein referred to as GRANTEI	ES) as joint tenants with right of survivo Shelby C	orship, the following described real es ounty, Alabama to-wit:	state situated in
11, page 65, ir	ngton Street Extension the Proabte Office of elby County, Alabama.		
SUBJECT TO: re	asements and rights of estrictions and limitare whibit "A"	-	n attached
GRANTEES' ADDRI 3970 Christoph Birmyton, AL			
And I (we) do for myself (ours assigns, that I am (we are) lawfu that I (we) have a good right to warrant and defend the same to	the said GRANTEES as joint tenants elves) and for my (our) heirs executors, and lly seized in fee simple of said premises; the said convey the same as aforesaid; the said GRANTEES, their heirs and as a limit of the said GRANTEES, their heirs and as limit of the said GRANTEES. I have hereunto set	nd administrators convenant with the that they are free from all encumbran hat I (we) will and my (our) heirs, exsaigns forever, against the lawful cla	ces unless otherwise noted above; ecutors and administrators shall
WITNESS:	(Seal)	The W	$\frac{\mathcal{L}}{\mathcal{L}}$ (Seal)
	(Seal)	Glenn M. Dåvis	5 (Seal)
	(Seal)		(Seal)
STATE OF ALABAMA			
Shelby COU	NTY	General Acknowledgment	
the under	rsigned	a Mataur Dublicia a	
Landa Glenn	M. Davis, a single ma	, a Notary Public in a	nd for said County, in said State,
hereby certify that		onveyance, and whois_know	n to me, acknowledged before me
	d of the contents of the conveyance	_	executed the same voluntarily
on the day the same bears date.	-a41		0.0
Given under my hand and o	fficial seal this Zn day of	June	A. D., 19 92
3/20	, Zanana ingana ingan Natara ingana ingan	William R.	poter
Form 31-A			Notary Public.

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Subject also to the following restrictions and limitations which are applicable to the above described property and the use thereof, which such restrictions and limitations shall apply to the grantees and their successors in title, and shall be for the benefit of the grantor, her successors in title, and for the benefit of other grantees of the grantor, and their successors in benefit of other parcels which have been heretofore conveyed by title, to other parcels which have been heretofore conveyed by the grantor, or which may be hereafter conveyed by the grantor, and their successors in title, and which touch or front on Arlington Street extension in the City of Columbiana, Alabama, viz:

- 1. The said property shall be used exclusively for single-family residential purposes, with no more than one residence dwelling and one other outbuildings for garage or storage purposes to be erected or maintained on said property.
- 2. Buildings erected and maintained on said property shall be neat in appearance, and no building or structure shall be moved, constructed, or erected on the premises that may be unreasonably detrimental to the development of the surrounding unreasonably detrimental to the development of the surrounding property. Wood exteriors shall be stained or painted with two coats of paint or stain.
- 3. Sanitary arrangements on said property must comply with state and local laws and regulations.
- 4. No residence dwelling of less than 2,000 square feet of heated area shall be exected or constructed on said property.
- 5. No house trailers, mobile homes, or other temporary structures shall be kept or maintained on said property, except that recreational motor vehicles or trailers may be parked or stored thereon for use by the owners or occupants of said property.
- 6. There shall be no building, porch, or projection on said property extending nearer than 80 feet from the front lines of said property, (i.e., within 80 feet from Arlington Street extension) or within 20 feet from the property line of any abutting property owner.
- 7. The grantees, and their successors in title, shall have the right to install and service electric lines, telephone lines, and gas and water lines and mains over, under, and upon said property, and over, under, and upon said Arlington Street extension, or the right of way thereof, provided the same shall not unreasonably interfere with the use and enjoyment of the surrounding property and of said Arlington Street extension.
- 8. The grantees, and their successors in title, shall have the right to locate and install drains where necessary, and to cause or permit drainage of surface waters from the above described property onto the adjoining property and onto said Arlington Street extension.
- 9. No animal or fowl shall be kept and maintained on said property except domestic cats, dogs, or birds.
- 10. The said property may not be subdivided or reduced in size by voluntary alienation, judicial sale, or other proceedings, except with the written consent of all owners of property fronting on Arlington Street extension.
- 11. The owners of all property fronting on Arlington Street extension may by written consent modify, release, amend, void, transfer, or delegate all of the rights, reservations, and restrictions herein set forth.
- 12. The said property shall not be sold or used for any purposes of extending any public or private road, street, or alley, or for the purpose of opening any road, street, or alley, except by the prior written consent of all owners of property fronting on Arlington Street extension.
- 13. Arlington Street extension is now, and shall be, a private street until conveyed to or condemned by the City of Columbiana, Alabama. The grantors agree to pave said street within two years hereafter, in accordance with specifications to be accepted by the City of Columbiana, Alabama.
- 14. These restrictions shall be considered as covenants running with the land and shall bind the purchasers and their heirs, executors, and administrators, and all future assigns of said premises or any part or parts thereof. These said covenants may be changed by a majority of the owners of the lots in this subdivision after 25 years from the date hereof.

Inst # 1992-12529 06/29/1992-12529 32:51 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 MCD 88.00