This instrument Sylvia M. Perdu 3201 Lorna Road Birmingham, Ala	ue i	ed by:		
Wa	arranty Deed	l		
STATE OF ALABAI)		KNOW ALL MEN BY	THESE PRESENTS
	·	Five Hundred and no/100 (\$	17,500.00)	DOLLARS,
			an alabana general partners	**
		d paid by the grantee herei bargain, sell and convey u		ereby acknowledged the said
	DEMONIS CAR	LISLE, SR. & DEMNIS CARLISLE	JR dba CARLISLE CONSTRUCTIO	M COMPANY
(herein referred to as	GRANTEE, whethe	er one or more), the followi	ng described real estate, si	tuated in
Shelby (County, Alabama to v	vit:		
as reco	•	survey of Southpointe Resurv , Page 4, in the Probate Of	_	,
The abo rights	ve lot is conveyed of ways of Record a	subject to all easements, rand exhibit A attached and h	estrictions, covenants and ereunto made a part of this	conveyance.
Grantee		1917 Stonehenge Road Birmingham, Alabama 35242		Hand Walls and the state of the
TO HAVE AND	TO HOLD, To	the said GRANTEE, his,	her or their heirs and assig	ns forever. 其篇
and assigns, that it is	lawfully seized in convey the same as	fee simple of said premise aforesaid, and that it will.	s, that they are free from a. and its successors and assig	EE, his, her or their heirs ll encumbrances, that it has one shall, warrant and defend st the lawful claims of all
IN WITNESS V to execute this conveya	WHEREOF, the saince, hereto set its	id GRANTOR by its NAMAG I signature and seal, this t	MG PARTNER, AWTREY BUILDING Co he 4th day of November, 1993	ORPORATION, who is authorized
	BY: A	NALD R. SLATTON,	ORPORATION, MANAG	RESIDENT
STATE OF ALABA))		
whose name as EXECUTIVE	l authority a Notary VICE PRESIDENT of p, an Alabama Gener on this day that,	Awtery Building Corporation ral Partnership, is signed	, whose name as general manage to the foregoing conveyance	ertify that DONALD R. SLATTON ging partner of Awtrey Reamer ce, and who is known to me, as such officer and with full
- '		l, this the 4th day of Nove	mber, 1993.	
		Lan	hand ary Public	·

Form ALA-32(Rev.12-74)

Exhibit "A"

Covenant for Storm Water Runoff Control

Grantee does, for itself, its successors and or assigns, herewith covenant and agree to take all measures necessary to prevent sediment and other pollutants in water used in the construction process or storm water run-off from disturbed areas from leaving the boundaries of the lot herein conveyed. Grantee further covenants to exercise Best Management Practices (BMPs) for control of pollutants in storm water runoff and to comply with all city, county and state regulations regarding same and more specifically to comply with the Alabama Water Pollution Control Act and the Alabama Environmental Management Act. Should Grantee fail to comply with this covenant, Grantor does reserve an easement over and across the property herein conveyed for itself, its agents, sub-contractors or assigns in order to install, erect or maintain the appropriate measures to meet or exceed Best Management Practices for the control of pollutants or siltation in storm water runoff. Grantor further reserves the right and authority to impose a lien on the property herein conveyed for the collection of cost incurred in the installation, erection or maintenance of such measures provided grantee does not reimburse Grantor for such cost within 10 days after receipt of written demand. The foregoing shall be and is a covenant running with the land to the benefit of Grantor, its successors and or assigns.

Grantee does hereby acknowledge and agree to the matters stated herein

Inst # 1994-01281

01/12/1994-01281 11:57 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 MCD 11.00

1017.dt.doc