IEFERSON TITLE CORPORATION

This instru	ment was prepar		EFFERSOI O. Box 10481 •	N IIILE Birmingham,	AL 35201	• (205) 328	-8020		386
	<u>J. Steven l</u>		auire						ë I
	2126 Morri:	s Avenue							966
(Address)	Birmingham	. Alabama	357:03						₩
Corporat	ion Form Warr	anty Deed				_			
STATE	OF ALABAMA)		KNOW /	ALL MEN	BY THESE	PRESENTS	
COUNT	Y OF SHEL	BY)						;−4
That in c	onsideration of	Thirty-Ni (\$39,500.	ine Thousar .00)	nd Five H	undred	and No/l	.00 Dollars	S	DOLLARS
to the un	dersigned grant	or.	EVELOPMENT	TNC					a corporation
GRANT	OR does by the	RANTOR) it	n hand paid by grant, bargain S. CROUP - Ti	y the grantee , sell and co	nvey unto				ledged, the said
(berein)	referred to as G	RANTEE, W	nemer one or	more), are a	311077111 6 44				
_	County, A								
The Co	ottages at s cobate Offic	Stonehaven ce of Shel	, Lots 8 a by County,	nd 33, as Alabama	record	Bed in M	ap Book 21	, Page 26	, in
right	cove lots a s-of-ways o it "A" atta al and mini he year 199	f record 1	in the Proc	ate offi	t of th	is conve	vance: als	so subject	to to
	10/03/1996-32860 10:27 AM CERTIFIED 10:27 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 NCD 51.50								
Т	O HAVE AND	TO HOLD,	To the said G	RANTEE,	his, her or	their beirs	and assigns	forever.	
assigns		lly seized in fe	e simple of sau	d premises, s ill and its su	inat utey a Iccessors a	nd assigns s	hall, warrant	and defend th	or their heirs and has a good right to he same to the said
	N WITNESS W								President, who is
author	ized to execute	this conveyan	ice, hereto set	its signature	and seal,				
thia th	c <u>lst</u>	day of	October		·	, 19	9_96		
					MO	BLEY DEV	ELOPMENT,	INC.	
ATTE	EST:				Ву 🗐	Mus	van M	Joble	11 President
			Se	cretary	V	STÉVEN	MOBLEY	' 0	Tresiden
STAT	E OF A	LABAMA)					
COU	1 1 1 1 1 1 1	HELBY h W. Walke	er	<u>'</u>		a Nota	ry Public in an	nd for said Co	unty, in said State
hereb	y certify that	J. Steve	en Mobley						
whose to the	name as foregoing convenues he.	•	President of the is known to and with full	- acknou	Jadged he	ment, It fore me on e same volu	this day that. '	being informe	rporation, is signeed of the contents of said corporation
	Given under my				day o	c	tober		· ¹⁹ 96

Form ALA 32 (Rev. 12-74)- Quality Press

EXHIBIT "A"

COVENANT FOR STORM WATER RUN-OFF CONTROL

Grantee does, for itself, its successors and/or assigns, herewith covenant and agree to take all measures necessary to prevent/minimize the discharge of all sources of pollution (i.e., sediment, trash, garbage, debris, oil & grease, chemicals, material, etc.) to waters of the State from disturbed areas within the boundaries of the property herein conveyed.

Grantee further covenants to exercise applicable Best Management Practices (BMPs) for control of pollutants in storm water run-off as provided in the Alabama Handbook for Erosion Control, Sediment Control, and Stormwater Management on Construction Sites and Urban Areas and to comply with all city, county, and state regulations regarding same and more specifically to comply with the Alabama Water Pollution Control Act, as amended, and the Alabama Environmental Management Act, as amended.

Grantee further agrees to comply with applicable portions of the Alabama Department of Environmental Management (ADEM) National Pollutant Discharge Elimination Systems (NPDES) General Permit issued for the property herein conveyed.

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 BMPs for the control of pollutants in storm water run-off.

Grantor further reserves the right and authority to impose a lien on the property herein conveyed for the collection of costs incurred in the installation, erection or maintenance of such measures provided Grantee does not reimburse Grantor for such cost within ten (10) days after receipt of written demand.

The Grantee also agrees to pay any administrative fines and associated legal fees levied by the ADEM against the Grantor for non-compliance situations arising from actions or negligence on the part of the Grantee.

The foregoing shall be and is 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 # 1996-32860

10/03/1996-32860 10:27 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 MCD 51.50