

IEFFERSON TITLE CORPORATION

This instrume	ent was prepared by	P.O. Box 10481 • Bi		5201 • (205) 328-802		
(Name)	J. Steven Mob	ev. Esquine	<u> </u>			<u>,0</u>
(Address) _	2126 Morris Av Birmingham, A	<i>r</i> enue	 .			369£
Corporation	Form Warranty Deed		<u>, , , , , , , , , , , , , , , , , , , </u>			<u> </u>
STATE OF	ALABAMA)			THESE DRESENTS	19.
COUNTY	OF SHELBY)	KNO	W ALL MEN BY	THESE PRESENTS	•
That in cons	sideration of Twenty (\$22,2)		wo Hundred	Twenty-Seven	and 20/100	DOLLAR
to the under	signed grantor,				•	a corporation
GRANTO	rred to as GRANTOR R does by these present ANTHON	s, grant, bargain, se Y JONES BUILDER	ne grantee herei ell and convey u R, INC.	nto		ledged, the said
(herein refe	rred to as GRANTEE	whether one or mo	re), the followin	g described real es	tate, situated in	
Shelby C	ounty, Alabama:					
Probate	n, Sector 3, Pha Office of Shelby	County, Alabar	na.			
rights-o Exhibit	e lot is conveyed f-ways of record "A" attached he and mining right or the year 1996	in the Probate reunto and made s not owned by	e Office of e a part of the granto	snelby County this conveya r; also subject	nce; also subject t to real prope	t to rty
	11/06/1996-36956 11/06/1996-36956 02:28 PM CERTIFIED SHELBY COUNTY JUNGE OF PROBATE SHELBY COUNTY JUNGE 33.50 O HAVE AND TO HOLD, To the said GRANTEE, his, her or their heirs and assigns forever.					
				· ·		
assigns, th	aid GRANTOR does to at it is lawfully seized in nivey the same as afores E, his, her or their hei	ifee simple of said praid, and that it will, i	emises, that the and its successor	y are Iree Irom all e s and assigns shall,	warrant and defend th	IND & ROOM LIKE IN
IN W	ITNESS WHEREOF,	the said GRANTOR	t by its			President, who is
authorized	to execute this convey	ance, hereto set its s	ignature and se	al,		
this the	24th day of	July	· · · · · · · · · · · · · · · · · · ·	19 <u>96</u>		
ATTEST	;		N	OBLEY DEVELOR	MENT, INC.	
			Ву	1 Steven	Mohly	1
···		Secret	ary	. Streven mobi	ey `	President
STATEC	OF ALABAMA	})			
COUNT'	YOF SHELBY Kenneth W. Walke	r		a Notary Pu	blic in and for said Co	unty, in said State,
hereby ce	rtify that J. St	even Mobley				
whose nar to the fore the conve	me as egoing conveyance, and eyance, he, as such offic	who is known to me	. acknowledged	opment, Inc. before me on this d the same voluntari	ay that, being informed	poration, is signed d of the contents of said corporation
Give	n under my hand and o	fficial seal, this the	24th day	of July		· ¹⁹ 96

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

MY CONTROL WIGHT WILLIAM APR. 25, 1997. BONDED THRU NOTARY PUBLIC UNDERWRITTER

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 # 1996-36956

11/06/1996-36956 02:28 PM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 002 MCD 33.50