M

## JEFFERSON TITLE CORPORATION

(Name) J. Ste	ven Moblev. Esa	mire .	03/18/	1999-11283 CERTIFIED
2126 H	orris Avenue		08:21 M	TY MARKE OF PROPERTY.
(Address) Birmin	gham. Alabama	35203		12.00
Corporation Form W	arranty Deed			
STATE OF ALABAN	ΛA	}	KNOW ALL MEN BY T	HESE PRESENTS.
COUNTY OF	HELBY	}	RIVOVI TIDD MIDIT DI	
That in consideration	of ONE HUNDRED \$191,200.00)		DUSAND TWO HUNDRED AN	D NO/100 DOLLARS
to the undersigned gra	, - ,			a corporation
	GRANTOR) in har	nd paid by the gran	tee herein, the receipt of whi convey unto	ch is hereby acknowledged, the said
			following described real esta	te, situated in
Shelby County,				
			7, 8, 9, and 10, as of Shelby County, Ala	
rights-of-ways Exhibit "A" ato mineral and min	of record in the ached hereunto aing rights not	ne Probate Off and made a pa owned by gran	covenants, restriction ice of Shelby County, rt of this conveyance tor; also subject to roperty but not yet o	Alabama; and to e; also subject to real property taxes
e above recited	consideration w	as paid from b	fortgage loans closed	simultaneously herewith.
TO HAVE AN  And said GRAI assigns, that it is law sell and convey the s GRANTEE, his, he	D TO HOLD, To the NTOR does for itself, fully seized in fee simpame as aforesaid, and r or their heirs, execu	ts successors and a ple of said premises, that it will, and its a store and assigns for	his, her or their heirs and a saigns, covenant with said G that they are free from all en	RANTEE, his, her or their heirs and sumbrances, that it has a good right to arrant and defend the same to the said as of all persons.
TO HAVE AN  And said GRAI assigns, that it is law sell and convey the s GRANTEE, his, he IN WITNESS	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and	ts successors and a ple of said premises, that it will, and its a stors and assigns for GRANTOR by its	his, her or their heirs and a satigns, covenant with said G that they are free from all enquecessors and assigns shall, we rever, against the lawful clair.	migns forever.  RANTEE, his, her or their heirs and tumbrances, that it has a good right to arrant and defend the same to the said
TO HAVE AN  And said GRAI assigns, that it is law sell and convey the s GRANTEE, his, he IN WITNESS	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he	ts successors and a ple of said premises, that it will, and its a stors and assigns for GRANTOR by its	his, her or their heirs and a satigns, covenant with said G that they are free from all enquecessors and assigns shall, we rever, against the lawful clair.	RANTEE, his, her or their heirs and cumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is
TO HAVE AN  And said GRAI assigns, that it is law sell and convey the s GRANTEE, his, he  IN WITNESS S authorized to execut	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he	its successors and a ple of said premises, that it will, and its a stors and assigns for GRANTOR by its ereto set its signature.	his, her or their heirs and a seigns, covenant with said G that they are free from all emuccessors and assigns shall, we rever, against the lawful clair e and seal,  MORLEY DEVELOPMENT OF THE PROPERTY OF THE PROPERTY DEVELOPMENT OF THE PROPERTY OF THE PR	RANTEE, his, her or their heirs and sumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.
And said GRAI assigns, that it is law sell and convey the sell and	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he	its successors and a ple of said premises, that it will, and its a stors and assigns for GRANTOR by its ereto set its signature.	his, her or their heirs and a seigns, covenant with said G that they are free from all emuccessors and assigns shall, we rever, against the lawful clair e and seal,  MORLEY DEVELOPMENT OF THE PROPERTY OF THE PROPERTY DEVELOPMENT OF THE PROPERTY OF THE PR	RANTEE, his, her or their heirs and cumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is
And said GRAI assigns, that it is law sell and convey the sell and	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he	its successors and ple of said premises, that it will, and its to stors and assigns for GRANTOR by its creto set its signature ebruary	his, her or their heirs and a seigns, covenant with said G that they are free from all emuccessors and assigns shall, we rever, against the lawful clair e and seal,  MORLEY DEVELOPMENT OF THE PROPERTY OF THE PROPERTY DEVELOPMENT OF THE PROPERTY OF THE PR	RANTEE, his, her or their heirs and sumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.
And said GRAI assigns, that it is law sell and convey the sell and	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he day of	its successors and ple of said premises, that it will, and its to stors and assigns for GRANTOR by its creto set its signature ebruary	his, her or their heirs and a sesigns, covenant with said G that they are free from all enquicessors and assigns shall, we rever, against the lawful claim and seal,  MOBLEY DEVELOPS  MOBLEY DEVELOPS  MOBLEY DEVELOPS  STEVEN MOBLES	RANTEE, his, her or their heirs and sumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.
And said GRAI assigns, that it is law sell and convey the sell and	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executively this conveyance, he day of	se said GRANTEE, its successors and a ple of said premises, that it will, and its a utors and assigns for GRANTOR by its ereto set its signature ebruary  Secretary	his, her or their heirs and a sesigns, covenant with said G that they are free from all enquicessors and assigns shall, we rever, against the lawful claim and seal,  MOBLEY DEVELOPS  MOBLEY DEVELOPS  MOBLEY DEVELOPS  STEVEN MOBLES	RANTEE, his, her or their heirs and cumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said arrant and defend the same to the said arrant and defend the same to the said arrant arrant and defend the same to the said arrant a
And said GRAI assigns, that it is law sell and convey the sell and	D TO HOLD, To the NTOR does for itself, fully seized in fee simplement as aforesaid, and r or their heirs, executive this conveyance, he day of	se said GRANTEE, its successors and a ple of said premises, that it will, and its autors and assigns for GRANTOR by its ereto set its signature ebruary  Secretary  Secretary  Secretary  And Mobiley and of Mobiley and Mobil	his, her or their heirs and a sesigns, covenant with said G that they are free from all enquecessors and assigns shall, we rever, against the lawful claim and seal.  NOBLEY DEVELOPMENT OF STEVEN MOBILS A Notary Publication of the property of the control of the	RANTEE, his, her or their heirs and cumbrances, that it has a good right to arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said as of all persons.  President, who is the same to the said arrant and defend the same to the said arrant and defend the same to the said arrant and defend the same to the said arrant arrant and defend the same to the said arrant a

SCHOOL PUBLIC STATE OF STATE O

THE RESERVE AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO IN COLUMN TO THE PERSON NAMED IN COLUMN TWO IN COLUMN TW

## 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 # 1999-11283

03/18/1999-11283 08:21 AM CERTIFIED SELBY COUNTY JUNE OF PRODATE

12.00 is 12.00