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RESTRICTIVE COVENANTS and GRANT OF LAND EASEMENT for Underground Facilities in Subdivision

STATE OF ALABAMA }

COUNTY OF SHELBY

DOCUMENT TO BE RECORDED

(NOTE: DO NOT RECORD WITHOUT ATTACHED PLAT OR DRAWING!)

W.E. No. 4700-08-00982

This instrument prepared by:

JEFFJ. CALLICOTT

Alabama Power Company Corporate Real Estate P. O. Box 2641 Birmingham, Alabama 35291

KNOW ALL MEN BY THESE PRESENTS, THAT: WHEREAS, the "G	rantor", (whether one or more) are owners of record of the
following described real estate in SHELBY County, Alabama, to wit:	HIGHLAND LAKES - SECTOR 24 (the
"Subdivision") as shown on the plat or drawing attached and incorporated herein	by reference, which Grantor plans to record in the Office of the
Judge of Probate, 5HEZBY County, Alabama (the "Property") (½ of
of Section, Township 19 South , Range) and,

WHEREAS, the said Grantor desires to grant to Alabama Power Company, (the "Company") an easement for underground electrical facilities and to establish and place the Subdivision under certain restrictive covenants to insure the use of the property for attractive residential purposes and thereby to secure to each lot owner the same advantages insured to other lot owners.

NOW, THEREFORE, The Grantor, for and in consideration of *One and No/100 Dollars (\$1.00)*, and other good and valuable consideration, to Grantor in hand paid by the Company, the receipt of which is hereby acknowledged, does hereby grant to Company, its successors and assigns, the right to construct, install, operate, maintain and replace, along a route to be selected by the Company (generally shown on the attached drawing), its successors or assigns, all conduits, cables, transclosures and other appliances and facilities (above ground and below ground) useful or necessary in connection therewith, for the underground transmission and distribution of electric power and for underground communication service upon, under and across the Property.

Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof, including the right of ingress and egress to and from said facilities and the right to excavate for installation, replacement, repair and removal thereof; and also the right to cut and keep clear any and all obstructions or obstacles of whatever character on, under and above said facilities.

TO HAVE AND TO HOLD such easement to the Company, its successors and assigns, forever.

And, the undersigned Grantors further does hereby adopt the following conditions, restrictions, covenants and limitations which shall apply in their entirety to all lots in the said Subdivision and shall run with the title to said property, and which shall be included in any conveyance of title to any or all of said lots in said subdivision:

- 1. The owners of lots within the Subdivision will not erect or grant to any person, firm or corporation the right, license or privilege to erect or use or permit the use of overhead wires, poles or overhead facilities of any kind for electrical, telephone, or cable television service on said real estate (except such poles and overhead facilities as may be required at those places where distribution facilities enter and leave said subdivision, or existing and/or future overhead transmission or communication facilities on existing Alabama Power Company rights of way). Nothing herein shall be construed to prohibit overhead street lighting, or ornamental yard lighting, where serviced by underground wires or cables.
- 2. In order to beautify said Subdivision for the benefit of all lot owners and permit Alabama Power Company to install underground electric service to each house in said Subdivision for the mutual benefit of all lot owners therein, no owner of any lot within said Subdivision will commence construction of any house on any lot until such owner (1) notifies Alabama Power Company that such construction is proposed, (2) grants in writing to Alabama Power Company such rights and easements as Alabama Power Company deems necessary in connection with its construction, operation, maintenance, replacement and removal of underground service laterals of each lot, and (3) otherwise complies with the Rules and Regulations for Underground Residential Distribution on file with and approved by the Alabama Public Service Commission. Further, no plants, shrubs, fences, walls or other obstructions shall be placed in front of or within three (3) feet of any side of any pad-mounted equipment and Alabama Power Company shall not be liable for any damages to or destruction of any shrubs, trees, flowers, grass or other plants caused by the equipment or employees of the Company or its contractors engaged in the construction, operation, maintenance, replacement or removal of the Company's facilities. Appropriate meter locations must be obtained from Alabama Power Company prior to installing or relocating service entrance facilities and associated internal wiring. Owners must install meter sockets provided by Alabama Power Company to the Company's specifications, and shall provide and install conduit from the meter socket as specified by the Company.
- 3. Alabama Power Company, its successors and assigns, will retain title to all underground facilities installed by the Company or its contractors, including but not limited to the service lateral and outdoor metering socket serving each said house, and said service entrance facilities provided by Alabama Power Company will not in any way be considered a fixture or fixtures and thereby a part of said real estate, but will remain personal property belonging to Alabama Power Company, its successors and assigns, and will be subject to removal by Alabama Power Company, its successors and assigns, in accordance with applicable Rules and Regulations filed with and approved by the Alabama Public Service Commission.
- 4. These covenants and restrictions touch and concern and benefit the land and shall run with the land and shall be binding on Alabama Power Company, the undersigned, their respective heirs, successors and assigns. Invalidation of any one of the foregoing covenants and restrictions shall in no way affect any other provision contained herein.

20040423000210180 Pg 1/3 17.50 Shelby Cnty Judge of Probate, AL

04/23/2004 09:40:00 FILED/CERTIFIED

IN WITNESS WHEREOF, this instrument has been executed this	the 1/TM	day of FEBRUARY	, 20 <u>04</u>
WITNESS/ATTEST	GRANTOR:		
	H11.41 Mal	O LAKES DEVELOPME	wT_270
	Name of Indivi	dual/Company/Partnership/LLC	
	(//m/	Lost L. Siller	
	Signature of in	dividual/Officer/Partner	1
		//65/00)	2), Eddleman
CORPORATE/PARTNERSHIP ACKNOWLEDGMENT	<u> </u>	Properties, one	Managing
		Portner, High	lond Aarlies Rus.
STATE OF ALABAMA }			
County of <u>Jefferson</u>			
that, Dougigs D. Eddleman whose managing partner, HighlandLakes Dev. Ltd.	, a Notary Pul	blic, in and for said County in s	aid State, hereby certify
that, Lougias D. Eddlerrand whose man acid mather. High land Lakes Dev. Ltd.	e name as <u>YTE</u> a corporation	n/partnership, is signed to the fo	regoing instrument, and
who is known to me, acknowledged before me on this day th	at being inform	ed of the contents of the instru	ument, he/she, as such
officer/partner and with full authority, executed the same voluntarily fo	r and as the act	of said corporation/partnership.	
Given under my hand and official seal, this the 11 day of _	32 Druan	u , 20 04.	
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		NOTABIDITAL PH	EXPIRES: Dec 1, 2006
	Мус	ommission expires	EXPIRES: Dec 1, 2006 ARY PUBLIC UNDERWRITERS
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STATE OF ALABAMA }			
County of}			
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that			
same voluntarily on the day the same bears date.			
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Given under my hand and official seal, this the day	OT		
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	IVIY C	commission expires:	

