THE STATE OF ALABAMA } MONTGOMERY COUNTY }

ENVIRONMENTAL COVENANT WITH DEED RESTRICTION, EASEMENT, AND RELEASE TO RUN WITH THE LAND

WHEREAS	title in fee simple to the real property loc	, (hereinafter individually
or collectively, "Grantors") holds legal	title in fee simple to the real property lo	cated at,
in Montgomery, Alabama, hereinafter i	referred to as the "Property" and which is	s more particularly described as:
As recorded in the Montgomery Cou	nty Judge of Probate Office at RLPY	Book , Page .

WHEREAS, the Grantors are aware that the soil and/or groundwater beneath the Property is now or may in the future be included in what is generally known as the "Coliseum Boulevard Plume" ("CBP"), an area in the City of Montgomery that is contaminated by trichloroethylene ("TCE"), its breakdown components and carbon tetrachloride, that may have originated on lands owned by the Alabama Department of Transportation, an agency of the State of Alabama, (hereinafter "Grantee");

WHEREAS, the Grantors know and understand that they do not own the groundwater beneath the Property, but have the right to a reasonable use thereof;

WHEREAS, the Grantee has consented to be responsible for all costs reasonably related to any past or continuing response actions required for management and/or remediation of the CBP;

- 1. A <u>Deed Restriction</u>, whereby the use of, access of, interference with, and/or consumption of the groundwater beneath the Property is hereby forever in perpetuity prohibited without the prior written consent from the Grantee. Written approval and/or direction from the Grantee or its successor agency must be sought, regardless of distance to the watertable, for any and all drilling of wells or installation of underground swimming pools. Written approval and/or direction from the Grantee or its successor agency must be sought for any use of the groundwater. Any approval requested hereunder may not be unreasonably denied.
- 2. An <u>Easement</u>, whereby the Grantee or its successor agency or agents shall have access to and right-of-way over, on, upon, under, through and across all areas of the Property except improved appurtenant structures thereon for purposes of investigation and/or remediation of the CBP ("Activities"). Prior to entry, the Grantee and/or its agents will notify the Grantors of the nature of the Activities and determine a mutually convenient time to perform the Activities to minimize interference with Grantors' business activity and/or Grantors' ordinary use of the Property. Grantee will repair any substantive damage to either the improved and/or unimproved portions of the Property incident to the conduct of Grantee or its agents, and make reasonable efforts to return the damaged portion of the Property to the condition it was in prior to the conduct of the Activities.

3. A <u>Release</u> of and from any and all claims, demands, causes of action, suits at law or in equity, losses, damages, and any other claims of any nature except for claims of personal injury, which are specifically excluded from this Release, which the Grantors may have now or in the future or which any successor in interest or bona fide purchaser for value of the Property may have in the future against Grantee, the State of Alabama, the Alabama Department of Transportation, and/or its Director, officials, and employees, both in their official and individual capacities, and their agents, representatives, assigns or successors in interest arising from or related to, either directly or indirectly, the presence of TCE, its breakdown components and carbon tetrachloride in the soil and/or groundwater beneath the Property.

To Have and to Hold the same unto the said Grantee, the State of Alabama, the Alabama Department of Transportation, an agency of the State of Alabama, its Director, employees, successors and assigns, for the uses and purposes for which said Environmental Covenant with Deed Restriction, Easement and Release To Run With The Land ("Covenant"), a legal instrument executed pursuant to the *Alabama Uniform Environmental Covenants Act (Code of Alabama* 1975, §§ 35-19-1 to 35-19-14), is granted, now and forever more, unless and until expressly waived and released by the Grantee, and it is expressly understood and intended that the said Covenant is intended to be and shall run with the Property and shall be perpetual and binding on any successive owner, lessee, invitee or licensee of the Property.

	Witness ,	Whereof, have	the signed	said and	Gr sealed	antors,_ these	presents	on	this		_, day	and
GRANTOR	S											
Ву:			_	By:_						_		
Name:			_	Nam	ne:							
hereby certi they are the day that, be them execut	fy that owners of fee ing informed of ed the same vo	simple title to of the contents luntarily on the and this the	the Prope of the fo	erty, an pregoing same be	and d who a g instrur ears date	re knownent, an	vn to me, and with ful	cknov l auth	wledge	, giv	e oath me on	that this
					NO	TARY	PUBLIC					
					Mv	Commi	ission expi	res				

SEAL

GRANTEE THE ALABAMA DEPARTMENT OF TRANSPORTATION

By:	
Name: John R. Cooper	
Its: DIRECTOR	
I,, a Nota	ary Public, in and for said State and County, hereby certify that John R ma Department of Transportation, an agency of the State of Alabama,
	is known to me, acknowledged before me on this date that, being
	going instrument, he, as such officer, and with full authority, executed
the same voluntarily for and as the act of said	Alabama Department of Transportation.
Given under my hand this the	day of
Given under my name uns me	,
CEAL	
SEAL	
	NOTARY PUBLIC
	My Commission expires
	•
THE STATE OF ALABAMA	
By:	
Name: Kay Ivey	
Its: GOVERNOR	
I a Nota	ery Public in and for said State and County, hereby certify that Kay
Ivey whose name as Governor of the State of	ry Public, in and for said State and County, hereby certify that Kay Alabama, is signed to the foregoing instrument, and who is known to
me acknowledged before me on this date that	being informed of the contents of the above and foregoing
	authority, executed the same voluntarily for and as the act of said State
of Alabama.	rationery, executed the same volumently for and as the act of said state
Given under my hand this the	day of,
SEAL	
SLAL	
	NOTARY PUBLIC
	My Commission expires

THE ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

of the Alabama Department of Environmental Management
otary Public, in and for said State and County, hereby certify tha
ose name as Designated Representative of the Director of the Alabama of the Alabama Department of Environmental Management, an agency
oing instrument, and who is known to me, acknowledged before me or
s of the above and foregoing instrument, he, as such officer, and with
y for and as the act of said Alabama Department of Environmenta
1
day of
NOTARY PUBLIC
My Commission expires

This Document was prepared by: S. Anthony Higgins, Esq. Holtsford Gilliland Higgins Hitson & Howard, P.C. P.O. Box 4128 Montgomery, Alabama 36103