THIS INSTRUMENT PREPARED BY:
James A. Wagoner, III, Attorney-Advisor
U.S. Army Corps of Engineers, Mobile District
P.O. Box 2288
Mobile, Alabama 36628-0001

DEED 3020 196
Recorded In Above Book and Pase
05/14/2002 12:52:09 PM
Arthur C. Murray
Judse of Probate
Calhoun County, Alabama

STATE OF ALABAMA)

COUNTY OF CALHOUN)

STATE OF ALABAMA, CALHOUN COUNTY
I hereby certify that no Deed Tax has been collected on this instrument.

ANTOC.

Judge of Probate

TRANSFER III AND SUPER FOST 1
QUITCLAIM DEED NO. 6
Fort McClellan, Alabama

THIS QUITCLAIM DEED made and entered into between the UNITED STATES OF AMERICA, acting by and through the SECRETARY OF THE ARMY, (hereinafter referred to as the "GRANTOR"), under and pursuant to the power and authority contained in the Defense Base Closure and Realignment Act of 1990, PL 101-510, as amended, (hereinafter referred to as "BRAC"), and the ANNISTON-CALHOUN COUNTY FORT McCLELLAN DEVELOPMENT JOINT POWERS AUTHORITY, an unincorporated nonprofit association under the Alabama Unincorporated Nonprofit Association Act (hereinafter referred to as the "GRANTEE").

WITNESSETH THAT:

WHEREAS, pursuant to BRAC, the Grantor closed the military installation known as Fort McClellan ("McClellan"), Calhoun County, Alabama on September 30, 1999 and has made a final disposal decision with respect thereto; and

WHEREAS, the Grantee, as the federally-recognized local redevelopment authority for McClellan, whose address is 180 Headquarters Drive, Fort McClellan, Alabama 36025, was granted the authority to oversee and implement the civilian reuse of McClellan in accordance with a locally-approved reuse plan; and

WHEREAS, the Grantee has made an application to the Army for a non-cost Economic Development Conveyance (EDC) under Section 2821 of the National Defense Authorization Act of Fiscal Year 2000 (Pub. L. 106-65); and

WHEREAS, the Grantor, as authorized by BRAC and implementing regulations, has determined that the Grantee's EDC application meets the applicable statutory criteria for economic development and job creation; and

WHEREAS, the Grantor and the Grantee have entered into a Memorandum of Agreement ("MOA"), dated December 12, 2000, establishing the terms and conditions for the EDC conveyance of the excess portions of the McClellan property approved in the Grantee's EDC application and the lease of portions of the McClellan property approved in the Grantee's EDC application and in furtherance of the conveyance of all of the excess McClellan property approved in the Grantee's EDC application; and

WHEREAS, the MOA provides for the conveyance of the McClellan property in phases as Army mission requirements cease and environmental remediation is completed; and

WHEREAS, the remainder of McClellan property not to be transferred to the Grantee ("Retained Property") shall be retained by or disposed of by the Grantor at its discretion and pursuant to applicable law; and

WHEREAS, pursuant to BRAC, as amended, the Grantor has the authority to convey and with this Deed conveys to the Grantee, pursuant to the terms and conditions of the MOA, the parcels of land as described below and all of the improvements contained therein; located in the County of Calhoun, State of Alabama, at Fort McClellan.

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS that the Grantor, pursuant to BRAC, and in consideration of other good and valuable consideration as provided for in the MOA between the parties, does hereby grant, remise, release, and forever quitclaim unto the GRANTEE, its successors and assigns, all such interest, rights, title, and claim as the GRANTOR has in and to certain parcels of land, together with buildings totaling approximately 1,450,870 square feet (Exhibit "A") and improvements thereon located in the City of Anniston, Calhoun County, Alabama (the "Property"), which property contains approximately 484.37 acres as described below:

Parcel #1

Legal Description

A parcel of land situated in the South half of the Northwest Quarter of Section 16, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama, and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 16, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 00° 46' 13" West, along the west boundary line of said Section, for a distance of 1323.37 feet to a 3/8" rebar found; thence continue South 00° 46' 13" West, along said west line, for a distance of 545.17 feet; thence, leaving said west line, run South 89° 13' 47" East for a distance of 1098.88 feet to the **POINT OF BEGINNING**; thence run North 28° 35' 54" East for a distance of 103.09 feet; thence run South 80° 55' 50" East for a distance of 81.66 feet; thence run North 20° 42' 31" East for a distance of 19.29 feet; thence run North 75° 24' 10" East for a distance of 79.27 feet; thence run North 65° 41' 39" East for a distance of 135.58 feet; thence run South 76° 16' 27" East for a distance of 318.36 feet; thence run South 27° 13' 26" West for a distance of 326.12 feet; thence run South 32° 17' 15" West for a distance of 80.00 feet; thence run North 60° 00' 45" West for

a distance of 164.71 feet; thence run North 64° 53' 55" West for a distance of 95.65 feet; thence run North 60° 01' 06" West for a distance of 59.43 feet; thence run North 58° 31' 01" West for a distance of 134.22 feet; thence run North 56° 37' 10" West for a distance of 70.90 feet to the **POINT OF BEGINNING**; said described tract containing 155,110 Square Feet (3.56 Acres) more or less.

Parcel #2

Legal Description

A parcel of land situated in the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 3901.13 feet; thence run North 00° 00' 00" East for a distance of 3674.82 feet; thence run South 90° 00' 00" East for a distance of 190.78 feet to the **POINT OF BEGINNING**; thence run North 19° 36' 05" West for a distance of 705.39 feet; thence run North 65° 14' 03" West for a distance of 159.34 feet; thence run North 82° 35' 57" West for a distance of 141.68 feet; thence run North 24° 14' 25" West for a distance of 335.90 feet; thence run North 63° 18' 15" East for a distance of 441.06 feet; thence run South 55° 49' 05" East for a distance of 54.14 feet; thence run North 87° 28' 25" East for a distance of 134.59 feet; thence run North 37° 19' 21" East for a distance of 113.60 feet; thence run South 21° 31' 50" East for a distance of 367.18 feet; thence run South 01° 45' 12" West for a distance of 360.12 feet; thence run South 14° 59' 42" East for a distance of 425.87 feet; thence run South 28° 24' 58" East for a distance of 102.13 feet; thence run South 66° 09' 29" West for a distance of 289.68 feet to the **POINT OF BEGINNING**; said described tract containing 539,015 Square Feet (12.37 Acres) more or less.

Parcel #3

Legal Description

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 3901.13 feet; thence, leaving said south line, run North 00° 00' 00" East for a distance of 2955.37 feet; thence run South 90° 00' 00" West for a distance of 1009.55 feet to the POINT OF BEGINNING; thence continue South 90° 00' 00" West for a distance of 62.73 feet; thence run North 00° 00' 00" East for a distance of 62.73 feet; thence run South 00° 00' 00" West for a distance of 60.51 feet to the POINT OF BEGINNING; said described tract containing 3,795.88 Square Feet (0.09 Acres) more or less.

Parcel #4

Legal Description

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 3901.13 feet; thence run North 00° 00' 00" East for a distance of 3019.74 feet; thence run South 90° 00' 00" West for a distance of 549.95 feet to the POINT OF BEGINNING; thence run South 00° 00' 00" West for a distance of 50.59 feet; thence run South 90° 00' 00" West for a distance of 51.32 feet; thence run North 00° 00' 00" East for a distance of 51.32 feet; thence run North 90° 00' 00" East for a distance of 51.32 feet; thence run North 90° 00' 00" East for a distance of 51.32 feet to the POINT OF BEGINNING; said described tract containing 2,596.25 Square Feet (0.06 Acres) more or less.

Parcel #5

Legal Description

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 3901.13 feet; thence run North 00° 00' 00" East for a distance of 3166.78 feet to the **POINT OF BEGINNING**; thence continue North 00° 00' 00" East for a distance of 51.30 feet; thence run North 90° 00' 00" East for a distance of 51.30 feet; thence run South 00° 00' 00" West for a distance of 51.30 feet; thence run South 90° 00' 00" West for a distance of 51.30 feet to the **POINT OF BEGINNING**; said described tract containing 2,631.91 Square Feet (0.06 Acres) more or less.

Parcel #6

Legal Description

A parcel of land situated in the Southwest Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence run S 00°57'45" E along the west line of said quarter-quarter, for a distance of 1031.31 feet; thence leaving said west line, run N 89°02'15" East for a distance of 312.04 feet; thence run S 00°57'45" E for a distance of 31.51 feet to the **POINT OF BEGINNING**; thence run N 90°00'00" E for a distance of 50.44 feet; thence run N 00°00'00" E for a distance of 50.13 feet; thence run N 90°00'00" W for a distance of 50.44 feet; thence run N 00°00'00" E for a distance of 50.13 feet to the **POINT OF BEGINNING**; said described tract containing 2,528 Square Feet, (0.06 Acres) more or less.

Parcel #7

Legal Description

A parcel of land situated in the Southwest Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said

section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence run S 00°57'45" E along the west line of said quarter-quarter, for a distance of 1031.31 feet; thence leaving said west line, run N 89°02'15" E for a distance of 438.40 feet to the POINT OF BEGINNING; thence run N 90°00'00" E for a distance of 50.00 feet; thence run N 90°00'00" W for a distance of 50.00 feet; thence run N 90°00'00" E for a distance of 50.00 feet; thence run N 90°00'00" E for a distance of 50.00 feet; thence run N 90°00'00" E for a distance of 50.00 feet to the POINT OF BEGINNING; said described tract containing 2,500 Square Feet, (0.06 Acres) more or less.

Parcel #8

Legal Description

A parcel of land situated in the Southeast Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said section, for a distance of 1400.37 feet; thence leaving said west line, run N 88°48'19" E for a distance of 4255.16 feet; thence run S 01°11'41" E for a distance of 2001.45 feet to the POINT OF BEGINNING; thence run S 75°14'30" E for a distance of 194.51 feet; thence run S 54°00'31" W for a distance of 191.37 feet; thence run N 11°35'52" W for a distance of 165.39 feet to the POINT OF BEGINNING; said described tract containing 14,413 Square Feet, (0.33 Acres) more or less.

Parcel #9

Legal Description

A parcel of land situated in the East Half of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said section, for a distance of 1400.37 feet; thence leaving said west line, run N 88°48'19" E for a distance of 4522.04 feet; thence run South 01° 11' 41" East for a distance of 1204.01 feet to the **POINT OF BEGINNING**; thence run South 42° 40' 49" East for a distance of 368.76 feet; thence run South 75° 20'
20" East for a distance of 371.81 feet, said point also being **Point "A"** for reference hereinafter; thence run South 83° 58' 55" West for a distance of 331.79 feet; thence run South 39° 37' 39" West for a distance of 359.23 feet; thence run North 16° 10' 27" West for a distance of 463.91 feet; thence run North 18° 47' 13" East for a distance of 244.12 feet to the **POINT OF BEGINNING**; said described tract containing 150,825 Square Feet (3.46 Acres) more or less. **ALSO**,

A parcel of land situated in the East Half of Section 10 and the West Half of Section 11, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

BEGIN at the aforementioned point "A", said point being the Point of Curvature of a non-tangent curve to the left, having a radius of 1306.18 feet, a central angle of 25° 11' 54", a chord length of 569.83 feet and a chord bearing of North 12° 23' 08" East; thence continue along the arc of said curve for a distance of 574.45 feet to the Point of Tangency of said curve; thence run North 00° 12' 49" West for a distance of 216.84 feet; thence run North 89° 47' 11" East for a distance of 80.00 feet; thence run South 00° 12' 49" East for a distance of 216.84 feet to the Point of Curvature of a curve to the right, having a radius of 1386.18 feet, a central angle of 25° 11' 54", a chord length of 604.73 feet and a chord bearing of South 12°

23' 08" West; thence continue along the arc of said curve for a distance of 609.63 feet to the Point of Tangency of said curve; thence run North 65° 00' 55" West for a distance of 80.00 feet to the **POINT OF BEGINNING**; said described tract containing 64,710 Square Feet (1.49 Acres) more or less.

Parcel #10

Legal Description

A parcel of land situated in the Northwest Quarter of Section 11, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said section, for a distance of 1400.37 feet; thence leaving said west line, run N 88°48'19" E for a distance of 5421.66 feet to the POINT OF BEGINNING; thence run N 49°40'33" E for a distance of 252.05 feet; thence run S 38°41'34" E for a distance of 197.50 feet; thence run S 51°48'24" W for a distance of 247.55 feet; thence run N 40°02'11" W for a distance of 188.22 feet to the POINT OF BEGINNING; said described tract containing 48,165 Square Feet, (1.11 Acres) more or less.

Parcel #11

Legal Description

A parcel of land situated in the Southwest Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of 6775.26 feet; thence run North 88° 48' 19" East for a distance of 51.65 feet to the **POINT OF BEGINNING**; thence run North 69° 04' 12" West for a distance of 263.60 feet to the Point of Curvature of a non-tangent curve to the right, having a radius of 460.00 feet, a central angle of 27° 40' 01", a chord length of 219.97 feet and a chord bearing of North 63° 27' 08" East; thence continue along the arc of said curve for a distance of 222.12 feet to the Point of Tangency of said curve; thence run South 14° 24' 12" East for a distance of 198.72 feet to the **POINT OF BEGINNING**; said described tract containing 23331 Square Feet (0.54 Acres) more or less.

Parcel #12

Legal Description

A parcel of land situated in Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 89°12'06" E along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence leaving said south line, continue S 89°12'06" E along the projection of said last course, for a distance of 2211.84 feet; thence run N 00°47'54" E for a distance of 6487.76 feet; thence run S 89°12'06" E for a distance of 223.29 feet to the POINT OF BEGINNING; thence run N 00°00'00" E for a distance of 50.44 feet; thence run N 90°00'00" E

for a distance of 50.04 feet; thence run S 00°00'00" E for a distance of 50.44 feet; thence run N 90°00'00" W for a distance of 50.04 feet to the POINT OF BEGINNING; said described tract containing 2,524 Square Feet, (0.06 Acres) more or less.

Parcel #13

Legal Description

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 01° 11' 41" East, along the west boundary line of said section, for a distance of 2653.78 feet to an axle found; thence, leaving said west line, continue South 01° 11' 41" East for a distance of 4722.63 feet; thence run North 90° 00' 00" East for a distance of 2663.42 feet to the POINT OF BEGINNING; thence continue North 90° 00' 00" East for a distance of 37.24 feet; thence run South 90° 00' 00" West for a distance of 37.51 feet; thence run South 90° 00' 00" West for a distance of 37.51 feet to the POINT OF BEGINNING; said described tract containing 1,396.90 Square Feet (0.03 Acres) more or less.

Parcel #14

Legal Description

A parcel of land situated in the East half of Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of 6406.75 feet; thence run South 90° 00' 00" East for a distance of 4423.22 feet; thence run North 00° 00' 00" East for a distance of 851.09 feet to the **POINT OF BEGINNING**; thence run South 51° 40' 05" West for a distance of 327.17 feet; thence run North 38° 21' 38" West for a distance of 1242.18 feet; thence run North 51° 48' 40" East for a distance of 331.09 feet; thence run South 38° 10' 46" East for a distance of 1241.36 feet to the **POINT OF BEGINNING**; said described tract containing 408,705 Square Feet (9.38 Acres) more or less.

PARCEL #15

Legal Description

A parcel of land situated in the Southeast Quarter of Section 10, the West half of Section 14, and the East half of Section 15, all lying in Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of

2820.55 feet; thence run North 90° 00' 00" East for a distance of 3514.00 feet to the POINT OF BEGINNING; said point also being the Point of Curvature of a non-tangent curve to the right, having a radius of 1797.26 feet, a central angle of 69° 43' 10", a chord length of 2054.52 feet and a chord bearing of North 41° 14' 49" East; thence continue along the arc of said curve for a distance of 2186.97 feet to the Point of Curvature of a non-tangent curve to the right, having a radius of 3040.00 feet, a central angle of 20° 09' 36", a chord length of 1064.14 feet and a chord bearing of South 27° 31' 11" West; thence continue along the arc of said curve for a distance of 1069.65 feet to the Point of Tangency of said curve; thence run North 83° 21' 08" East for a distance of 255.43 feet to the Point of Curvature of a non-tangent curve to the left, having a radius of 850.00 feet, a central angle of 39° 46' 06", a chord length of 578.20 feet and a chord bearing of South 06° 45' 25" West; thence continue along the arc of said curve for a distance of 589.97 feet to the Point of Curvature of a curve to the left, having a radius of 450.00 feet, a central angle of 82° 31' 56", a chord length of 593.60 feet and a chord bearing of South 54° 23' 36" East; thence continue along the arc of said curve for a distance of 648.21 feet to the Point of Tangency of said curve; thence run South 54° 26' 44" West for a distance of 47.32 feet; thence run South 18° 19' 49" West for a distance of 423.89 feet; thence run South 03° 34' 58" East for a distance of 819.22 feet; thence run North 86° 54' 01" East for a distance of 464.55 feet; thence run North 62° 07' 01" East for a distance of 253.92 feet; thence run North 53° 47' 57" East for a distance of 193.87 feet; thence run North 38° 15' 40" East for a distance of 284.01 feet; thence run North 08° 44' 44" East for a distance of 441.51 feet to the Point of Curvature of a non-tangent curve to the left, having a radius of 300.00 feet, a central angle of 46° 28' 29", a chord length of 236.73 feet and a chord bearing of South 15° 34' 48" East; thence continue along the arc of said curve for a distance of 243.34 feet to the Point of Tangency of said curve; thence run South 38° 49' 03" East for a distance of 88.20 feet to the Point of Curvature of a curve to the right, having a radius of 640.00 feet, a central angle of 36° 48' 17", a chord length of 404.08 feet and a chord bearing of South 20° 24' 54" East; thence continue along the arc of said curve for a distance of 411.11 feet to the Point of Tangency of said curve; thence run South 39° 49' 57" West for a distance of 435.67 feet to the Point of Curvature of a curve to the left, having a radius of 350.00 feet, a central angle of 54° 43' 19", a chord length of 321.72 feet and a chord bearing of South 12° 28' 17" West; thence continue along the arc of said curve for a distance of 334.28 feet to the Point of Tangency of said curve; thence run South 14° 53' 22" East for a distance of 464.14 feet; thence run South 59° 26' 22" West for a distance of 373.57 feet; thence run North 16° 19' 00" West for a distance of 344.37 feet; thence run South 76° 51' 25" West for a distance of 327.64 feet; thence run South 16° 49' 46" East for a distance of 316.04 feet; thence run North 84° 55' 31" West for a distance of 317.85 feet; thence run South 03° 21' 34" East for a distance of 187.64 feet; thence run South 19° 10' 45" West for a distance of 239.71 feet; thence run South 42° 40' 14" West for a distance of 184.82 feet; thence run North 38° 04' 44" West for a distance of 30.81 feet; thence run South 52° 21' 53" West for a distance of 13.10 feet; thence run North 37° 36' 05" West for a distance of 486.24 feet; thence run North 51° 40' 05" East for a distance of 300.34 feet; thence run North 38° 19' 55" West for a distance of 50.00 feet to the Point of Curvature of a non-tangent curve to the right, having a radius of 1205.46 feet, a central angle of 66° 28' 44", a chord length of 1321.52 feet and a chord bearing of North 35° 16' 35" West; thence continue along the arc of said curve for a distance of 1398.67 feet to the Point of Curvature of a non-tangent curve to the right, having a radius of 1797.26 feet, a central angle of 21° 47' 04", a chord length of 679.23 feet and a chord bearing of North 32° 53' 49" West; thence continue along the arc of said curve for a distance of 683.34 feet to the Point of Tangency of said curve; thence run North 55° 55' 35" East for a distance of 214.05 feet; thence run North 38° 43' 27" West for a distance of 119.50 feet; thence run North 51° 40' 05" East for a distance of 354.29 feet; thence run North 56° 03' 27" East for a distance of 169.24 feet; thence run North 52° 18' 40" East for a distance of 169.21 feet; thence run North 48° 47' 26" East for a distance of 155.67 feet; thence run North 31° 01' 29" East for a distance of 144.24 feet; thence run North 11° 09' 08" West for a distance of 90.81 feet; thence run North 31° 45' 42" West for a distance of 106.16 feet; thence run North 36° 21' 02" West for a distance of 128.45 feet; thence run North 30° 25' 49" West for a distance of 188.85 feet; thence run North 49° 00' 41" West for a distance of 80.00 feet; thence run South 40° 49' 32" West for a distance of 0.02 feet; thence run South 40° 59' 19" West for a distance of 160.71 feet to the Point of Curvature of a curve to the right, having a radius of 1199.51 feet, a central angle of 32° 00' 55", a chord length of 661.57 feet and a chord bearing of South 56° 59' 46" West; thence continue along the arc of said curve for a distance of 670.25 feet to the POINT OF BEGINNING; said described tract containing 4,477,354 Square Feet (102.79 Acres) more or less.

Parcel #16

Legal Description

A parcel of land situated in the Southeast Quarter of Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" E along the west line of said section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence, leaving said west line, continue South 01° 11' 41" East for a distance of 6406.75 feet; thence run South 90° 00' 00" East for a distance of 5089.62 feet; thence run North 00° 00' 00" East for a distance of 749.51 feet to the POINT OF BEGINNING; thence run North 03° 37' 16" West for a distance of 124.02 feet; thence run North 87° 20' 18" East for a distance of 56.29 feet; thence run South 05° 14' 20" East for a distance of 122.28 feet; thence run South 85° 34' 11" West for a distance of 59.74 feet to the POINT OF BEGINNING; said described tract containing 7,142.28 Square Feet (0.16 Acres) more or less.

Parcel #17

Legal Description

A parcel of land situated in the Northeast Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, run North 00° 15' 11" East for a distance of 4729.67 feet; thence run North 90° 00' 00" West for a distance of 302.02 feet to the POINT OF BEGINNING; thence run South 90° 00' 00" West for a distance of 32.58 feet; thence run North 90° 00' 00" East for a distance of 32.58 feet; thence run North 90° 00' 00" East for a distance of 32.58 feet to the POINT OF BEGINNING; said described tract containing 1,061.46 Square Feet (0.02 Acres) more or less.

Parcel #18

Legal Description

A parcel of land situated in the Northeast Quarter of the Northeast Quarter of Section 21 and the Northwest Quarter of the Northwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, run North 00° 15' 11" East for a distance of 5003.86 feet; thence run North 90° 00' 00" West

for a distance of 199.58 feet to the **POINT OF BEGINNING**; thence run North 25° 55' 41" West for a distance of 144.69 feet; thence run North 63° 07' 30" East for a distance of 259.13 feet; thence run South 21° 22' 17" East for a distance of 146.61 feet; thence run South 63° 25' 00" West for a distance of 247.47 feet to the **POINT OF BEGINNING**; said described tract containing 36,810.30 Square Feet (0.85 Acres) more or less.

Parcel #19

Legal Description

A parcel of land situated in the Northwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, run North 00° 15' 11" East for a distance of 5276.48 feet; thence run South 89° 50' 13" East for a distance of 88.03 feet to the POINT OF BEGINNING; thence run South 27° 36' 07" East for a distance of 30.89 feet; thence run North 62° 25' 15" East for a distance of 31.59 feet; thence run South 27° 27' 56" East for a distance of 56.91 feet; thence run South 62° 35' 02" West for a distance of 54.57 feet; thence run South 27° 38' 46" East for a distance of 8.89 feet; thence run South 62° 23' 24" West for a distance of 33.71 feet; thence run North 27° 35' 50" West for a distance of 9.31 feet; thence run South 62° 28' 48" West for a distance of 33.55 feet; thence run North 27° 33' 36" West for a distance of 57.95 feet; thence run North 62° 32' 01" East for a distance of 31.98 feet; thence run North 27° 26' 08" West for a distance of 29.44 feet; thence run North 62° 31' 40" East for a distance of 58.26 feet to the POINT OF BEGINNING; said described tract containing 9,062.43 Square Feet (0.21 Acres) more or less.

Parcel #20

Legal Description

A parcel of land situated in the Northwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence, leaving said section line, run North 00° 15' 11" East for a distance of 5045.59 feet; thence run North 90° 00' 00" East for a distance of 206.02 feet to the POINT OF BEGINNING; thence run North 00° 00' 00" East for a distance of 38.23 feet; thence run North 90° 00' 00" East for a distance of 38.23 feet; thence run South 90° 00' 00" West for a distance of 38.23 feet to the POINT OF BEGINNING; said described tract containing 1,461.60 Square Feet (0.03 Acres) more or less.

Parcel #21

Legal Description

A parcel of land situated in the Northeast Quarter of the Southeast Quarter of Section 21 and the Northwest Quarter of the Southwest Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence run North 00° 15' 11" East for a distance of 2102.85 feet; thence run North 89° 44' 49" West for a distance of 114.94 feet to the **POINT OF BEGINNING**; thence run North 28° 25' 23" West for a distance of 279.01 feet; thence run North 15° 29' 19" West for a distance of 10.90 feet; thence run North 74° 20' 52" East for a distance of 539.04 feet; thence run South 17° 51' 50" East for a distance of 222.79 feet; thence run South 73° 47' 06" West for a distance of 253.31 feet; thence run South 18° 13' 06" East for a distance of 23.93 feet; thence run South 24° 06' 08" East for a distance of 27.38 feet; thence run South 72° 41' 01" West for a distance of 237.89 feet to the **POINT OF BEGINNING**; said described tract containing 129,975 Square Feet (2.98 Acres) more or less.

Parcel #22

Legal Description

A parcel of land situated in the Southeast Quarter of Section 15, Section 22, and the West half of Section 23, all lying in Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 2211.84 feet; thence run North 00° 47' 54" East for a distance of 4836.24 feet; thence run North 89° 12' 06" West for a distance of 666.22 feet to the POINT OF BEGINNING; thence run North 71° 26' 48" East for a distance of 315.45 feet; thence run North 68° 27' 48" East for a distance of 60.17 feet to the Point of Curvature of a non-tangent curve to the left, having a radius of 530.00 feet, a central angle of 03° 57' 48", a chord length of 36.65 feet and a chord bearing of North 63° 14' 21" East; thence continue along the arc of said curve for a distance of 36.66 feet to the Point of Tangency of said curve; thence run North 61° 15' 27" East for a distance of 62.23 feet to the Point of Curvature of a curve to the right, having a radius of 470.00 feet, a central angle of 09° 51' 21", a chord length of 80.75 feet and a chord bearing of North 66° 11' 07" East; thence continue along the arc of said curve for a distance of 80.85 feet to the Point of Tangency of said curve; thence run North 71° 06' 48" East for a distance of 652.63 feet; thence run North 18° 53' 06" West for a distance of 60.00 feet; thence run North 71° 06' 48" East for a distance of 56.87 feet; thence run North 18° 05' 27" West for a distance of 175.85 feet; thence run North 71° 54' 33" East for a distance of 50.00 feet; thence run North 18° 05' 27" West for a distance of 227.40 feet; thence run South 63° 49' 46" East for a distance of 391.73 feet; thence run South 53° 07' 04" East for a distance of 174.92 feet; thence run South 74° 25' 51" East for a distance of 327.83 feet; thence run South 49° 19' 46" East for a distance of 623.53 feet; thence run South 52° 46' 57" East for a distance of 670.85 feet; thence run South 58° 35' 45" East for a distance of 401.79 feet; thence run South 67° 11' 11" East for a distance of 528.07 feet; thence run North 77° 54' 22" East for a distance of 44.72 feet; thence run North 62° 41' 21" East for a distance of 213.33 feet; thence run North 83° 17' 31" East for a distance of 422.48 feet; thence run North 89° 23' 15" East for a distance of 215.14 feet; thence run North 39° 08' 30" West

for a distance of 210.74 feet; thence run North 51° 21' 40" East for a distance of 338.13 feet; thence run North 38° 48' 44" West for a distance of 230.20 feet; thence run North 50° 35' 33" East for a distance of 513.15 feet; thence run South 38° 51' 11" East for a distance of 639.90 feet to the Point of Curvature of a curve to the right, having a radius of 95.00 feet, a central angle of 87° 55' 42", a chord length of 131.90 feet and a chord bearing of South 05° 06' 40" West; thence continue along the arc of said curve for a distance of 145.79 feet to the Point of Tangency of said curve; thence run South 49° 04' 31" West for a distance of 304.72 feet to the Point of Curvature of a curve to the right, having a radius of 235.00 feet, a central angle of 54° 06' 43", a chord length of 213.79 feet and a chord bearing of South 76° 07' 52" West; thence continue along the arc of said curve for a distance of 221.94 feet to the Point of Tangency of said curve; thence run North 76° 48' 46" West for a distance of 61.12 feet; thence run South 10° 43' 03" East for a distance of 329.46 feet; thence run South 26° 41' 24" West for a distance of 93.14 feet; thence run South 14° 24' 07" East for a distance of 137.90 feet; thence run South 04° 31' 32" East for a distance of 222.81 feet; thence run South 01° 12' 50" West for a distance of 328.87 feet; thence run South 15° 04' 11" West for a distance of 2198.06 feet; thence run South 36° 41' 56" West for a distance of 928.57 feet; thence run North 53° 05' 19" West for a distance of 3096.17 feet to the Point of Curvature of a curve to the right, having a radius of 470.00 feet, a central angle of 35° 04' 24", a chord length of 283.24 feet and a chord bearing of North 35° 33' 07" West; thence continue along the arc of said curve for a distance of 287.71 feet to the Point of Tangency of said curve; thence run North 18° 00' 51" West for a distance of 27.55 feet; thence run South 71° 58' 54" West for a distance of 60.00 feet; thence run South 64° 56' 15" West for a distance of 190.69 feet; thence run North 54° 15' 38" West for a distance of 360.18 feet; thence run North 18° 09' 23" West for a distance of 1536.23 feet; thence run North 72° 15' 43" East for a distance of 310.44 feet; thence run South 17° 55' 41" East for a distance of 377.50 feet; thence run South 45° 18' 42" West for a distance of 78.15 feet; thence run South 16° 11' 53" East for a distance of 65.12 feet; thence run South 68° 07' 50" East for a distance of 93.39 feet; thence run North 70° 08' 23" East for a distance of 96.43 feet; thence run North 18° 00' 56" West for a distance of 799.65 feet; thence run South 70° 47' 33" West for a distance of 311.80 feet; thence run North 18° 23' 37" West for a distance of 559.51 feet to the POINT OF BEGINNING; said described tract containing 15,155,234 Square Feet (347.92 Acres) more or less.

LESS AND EXCEPT the following Parcels: 28, 31, 32, 33, 34, 35, 36, and 37.

Parcel #23

Legal Description

A parcel of land situated in the Southwest Quarter of the Southwest Quarter of Section 14, the South half of the Southeast Quarter of Section 15, the Northeast Quarter of the Northeast Quarter of Section 22, and the Northwest Quarter of the Northwest Quarter of Section 23, all lying in Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11'41" East, along said west line, for a distance of 6406.75 feet; thence run South 90° 00' 00" East for a distance of 4803.52 feet; thence run South 00° 00' 00" West for a distance of 577.85 feet to the **POINT OF BEGINNING**; thence run South 38° 48' 43" East for a distance of 2130.75 feet; thence run South 51° 21' 41" West for a distance of 388.60 feet to the Point of Curvature of a curve to the right, having a radius of 30.00 feet, a central angle of 89° 53' 59", a chord length of 42.39 feet and a chord bearing of North 83° 41' 20" West; thence continue along the arc of said curve for a distance of 47.07 feet to the Point of Tangency of said curve; thence run North 38° 44' 17" West for a distance of 360.10 feet to the Point of Curvature of a curve to the left, having a radius of 240.00 feet, a central angle of 66° 17' 28", a chord length of 262.45 feet and a chord bearing of North 71° 53' 01" West; thence continue along the arc of said curve for a distance of 277.68 feet to the Point of Curvature of a curve to the right, having a radius of 200.00 feet, a central angle of 55° 57' 39", a chord length of 187.67

feet and a chord bearing of North 77° 02' 56" West; thence continue along the arc of said curve for a distance of 195.34 feet to the Point of Tangency of said curve; thence run North 35° 32' 27" West for a distance of 93.57 feet; thence run North 75° 20' 56" East for a distance of 205.14 feet; thence run North 56° 07' 22" East for a distance of 169.77 feet; thence run North 09° 55' 08" East for a distance of 204.23 feet; thence run North 28° 49' 18" West for a distance of 163.46 feet; thence run North 89° 30' 30" West for a distance of 694.99 feet; thence run South 51° 14' 24" West for a distance of 477.95 feet; thence run North 40° 56' 10" West for a distance of 168.47 feet to the Point of Curvature of a curve to the left, having a radius of 1320.00 feet, a central angle of 17° 41' 11", a chord length of 405.85 feet and a chord bearing of North 49° 46' 45" West; thence continue along the arc of said curve for a distance of 407.47 feet to the Point of Tangency of said curve; thence run North 08° 46' 09" East for a distance of 0.01 feet; thence run North 58° 37' 27" West for a distance of 165.75 feet to the Point of Curvature of a non-tangent curve to the left, having a radius of 475.00 feet, a central angle of 36° 07' 38", a chord length of 294.57 feet and a chord bearing of North 68° 49' 44" East; thence continue along the arc of said curve for a distance of 299.51 feet to the Point of Tangency of said curve; thence run North 50° 45' 55" East for a distance of 1008.58 feet; said described tract containing 1,359,583 Square Feet (31.21 Acres) more or less.

Parcel #24

Legal Description

A parcel of land situated in the Southwest Quarter of the Southwest Quarter of Section 14, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of 6406.75 feet; thence run South 90° 00' 00" East for a distance of 5383.10 feet; thence run South 00° 00' 00" West for a distance of 1202.66 feet to the **POINT OF BEGINNING**; thence run North 50° 08' 35" East for a distance of 475.74 feet; thence run North 42° 14' 02" West for a distance of 9.67 feet; thence run North 50° 55' 47" East for a distance of 216.02 feet; thence run North 65° 17' 42" East for a distance of 85.70 feet; thence run South 38° 21' 17" East for a distance of 351.22 feet; thence run South 47° 10' 33" West for a distance of 247.02 feet; thence run South 38° 02' 45" West for a distance of 229.99 feet; thence run South 38° 51' 20" East for a distance of 33.82 feet; thence run South 51° 30' 48" West for a distance of 301.08 feet; thence run North 38° 48' 40" West for a distance of 454.48 feet to the **POINT OF BEGINNING**; said described tract containing 322,232 Square Feet (7.40 Acres) more or less.

Parcel #25

Legal Description

A parcel of land situated in the Southwest Quarter of the Southwest Quarter of Section 14 and the Northwest Quarter of the Northwest Quarter of Section 23, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 4909.73 feet; thence run North 00° 26' 30" East for a distance of 4993.94 feet; thence run South 89° 33' 30" East for a distance of 1178.53 feet to the **POINT OF BEGINNING**; thence run North 38° 48'

43" West for a distance of 425.34 feet; thence run North 55° 55' 59" East for a distance of 280.23 feet; thence run South 35° 44' 22" East for a distance of 281.80 feet; thence run North 41° 40' 45" East for a distance of 123.35 feet; thence run South 50° 45' 34" East for a distance of 70.00 feet; thence run South 32° 46' 21" West for a distance of 247.53 feet; thence run South 53° 06' 25" West for a distance of 165.55 feet; said described tract containing 121,657 Square Feet (2.79 Acres) more or less.

Parcel #38

Legal Description

A parcel of land situated in the Southwest Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of 6406.75 feet; thence run South 90° 00' 00" East for a distance of 1750.18 feet; thence run South 00° 00' 00" East for a distance of 146.95 feet to the **POINT OF BEGINNING**; thence run North 48° 25' 20" West for a distance of 487.41 feet; thence run North 35° 54' 19" East for a distance of 219.26 feet; thence run South 49° 06' 03" East for a distance of 498.81 feet; thence run South 38° 56' 41" West for a distance of 224.33 feet to the **POINT OF BEGINNING**; said described tract containing 109092 Square Feet (2.50 Acres) more or less.

Parcel #39

Legal Description

A parcel of land situated in the Southwest Quarter of the Northeast Quarter of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run North 00° 08' 20" West for a distance of 3396.69 feet; thence run South 89° 51' 40" West for a distance of 2188.22 feet to the **POINT OF BEGINNING**; thence run North 90° 00' 00" West for a distance of 36.85 feet to the easterly right-of-way line of Highway 21 (right-of-way width varies), said point also being the Point of Curvature of a nontangent curve to the right, having a radius of 8092.49 feet, a central angle of 00° 17' 40", a chord length of 41.57 feet and a chord bearing of North 15° 48' 05" East; thence continue along the arc of said curve, along said right-of-way, for a distance of 41.57 feet to the Point of Tangency of said curve; thence, leaving said right-of-way, run South 90° 00' 00" East for a distance of 25.53 feet; thence run South 00° 00' 00" West for a distance of 40.00 feet to the **POINT OF BEGINNING**; said described tract containing 1,248 Square Feet (0.03 Acres) more or less.

Less and Except

Out Parcel #26

Legal Description

A parcel of land situated in the Southeast Quarter of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01°11'41" East, along said west line, for a distance of 2820.55 feet; thence run North 90° 00' 00" East for a distance of 3949.73 feet; thence run North 00° 00' 00" West for a distance of 326.14 feet to the **POINT OF BEGINNING**; thence run North 06° 38' 58" West for a distance of 263.40 feet; thence run North 38° 01' 05" East for a distance of 254.50 feet; thence run South 20° 22' 20" East for a distance of 257.61 feet; thence run South 44° 22' 59" West for a distance of 308.71 feet to the **POINT OF BEGINNING**; said described tract containing 59,529 Square Feet (1.37 Acres) more or less.

Less and Except

Out Parcel #27

Legal Description

A parcel of land situated in the East half of the Northeast Quarter of Section 15, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Northwest corner of Section 10, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 01°11'41" East, along the west line of said Section, for a distance of 2653.78 feet to an axle found at the purported Northwest corner of the Southwest Quarter of said Section 10; thence continue South 01° 11' 41" East, along said west line, for a distance of 2820.55 feet; thence run North 90° 00' 00" East for a distance of 3885.41 feet; thence run South 00° 00' 00" East for a distance of 732.48 feet to the **POINT OF BEGINNING**; thence run North 52° 33' 21" East for a distance of 349.92 feet; thence run South 37° 49' 30" East for a distance of 1060.31 feet; thence run South 27° 54' 26" East for a distance of 470.53 feet; thence run South 50° 24' 20" West for a distance of 260.84 feet; thence run North 38° 07' 47" West for a distance of 1534.21 feet to the **POINT OF BEGINNING**; said described tract containing 509,689 Square Feet (11.70 Acres) more or less.

Less and Except

Out Parcel #28

Legal Description

A parcel of land situated in the East half of the Northwest Quarter and the West half of the Northeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 2211.84 feet; thence run North 00° 47' 54" East for a distance of 4637.62 feet; thence run North 89° 12' 06" West for a distance of 212.50 feet to the **POINT OF BEGINNING**; thence run North 71° 58' 40" East for a distance of 900.66 feet; thence run South 18° 20' 36" East for a distance of 850.14 feet; thence run South 72° 29' 39" West for a distance of 445.30 feet; thence run South 17° 13' 58" East for a distance of 66.67 feet; thence run South 72° 06' 53" West for a distance of 459.33 feet; thence run North 18° 00' 56" West for a distance of 911.68 feet to the **POINT OF BEGINNING**; said described tract containing 795,400 Square Feet (18.26 Acres) more or less.

Less and Except

Out Parcel #31

Legal Description

A parcel of land situated in Northeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 3005.84 feet; thence run North 00° 47' 54" East for a distance of 4292.09 feet; thence run South 89° 12' 06" East for a distance of 501.96 feet to the **POINT OF BEGINNING**; thence run North 40° 32' 08" East for a distance of 47.73 feet; thence run South 69° 34' 53" East for a distance of 127.67 feet; thence run South 86° 37' 22" East for a distance of 476.84 feet; thence run South 07° 03' 21" West for a distance of 521.62 feet; thence run South 52° 48' 18" West for a distance of 131.77 feet; thence run North 36° 44' 00" West for a distance of 359.57 feet; thence run North 58° 39' 35" East for a distance of 10.55 feet; thence run North 36° 29' 54" West for a distance of 422.99 feet to the **POINT OF BEGINNING**; said described tract containing 217,841 Square Feet (5.00 Acres) more or less.

Less and Except

Out Parcel #32

Legal Description

A parcel of land situated in Southwest Quarter of the Northeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 3005.84 feet; thence run North 00° 47' 54" East for a distance of 3599.11 feet; thence run South 89° 12' 06" East for a distance of 351.48 feet to the **POINT OF BEGINNING**; thence run North 18° 08' 53" West for a distance of 194.29 feet; thence run North 73° 03' 50" East for a distance of 268.27 feet; thence run South 16° 56' 10" East for a distance of 194.25 feet; thence run South 73° 03' 50" West for a distance of 264.16 feet to the **POINT OF BEGINNING**; said described tract containing 51,711 Square Feet (1.19 Acres) more or less.

Less and Except

Out Parcel #33

Legal Description

A parcel of land situated in the Northwest Quarter of the Southeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama, and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 89°12'06" E along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence leaving said south line, continue S 89°12'06" E along the projection of said last course, for a distance of 3005.84 feet; thence run N 00°47'54" E for a distance of 2355.62 feet to the POINT OF BEGINNING; thence run N 65°07'24" W for a distance of 138.29 feet; thence run N 24°13'11" E for a distance of 149.25 feet; thence run S 65°07'24" E for a distance of 138.29 feet; thence run S 24°13'11" W for a distance of 149.25 feet; to the POINT OF BEGINNING; said described tract containing 20,639 Square Feet, (0.47 Acres) more or less.

Less and Except

Out Parcel #34

Legal Description

A parcel of land situated in Southeast Quarter of the Northeast Quarter and the Northeast Quarter of the Southeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 4909.73 feet; thence run North 00° 26' 30" East for a distance of 2760.38 feet; thence run North 89° 33' 30" West for a distance of 376.41 feet to the **POINT OF BEGINNING**; thence run South 38° 23' 02" West for a distance of 434.54 feet; thence run North 52° 38' 02" West for a distance of 240.25 feet; thence run North 38° 23' 02" East for a distance of 438.81 feet; thence run South 51° 36' 58" East for a distance of 240.21 feet; to the **POINT OF BEGINNING**; said described tract containing 104894 Square Feet (2.41 Acres) more or less.

Less and Except

Out Parcel #35

Legal Description

A parcel of land situated in the Northeast Quarter of the Southeast Quarter of Section 22, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama, and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run S 89°12'06" E along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southeast corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence leaving said south line, continue S 89°12'06" E along the projection of said last course, for a distance of 4909.73 feet; thence run N 00°26'30" E for a distance of 1934.03 feet to the northeasterly boundary line of a proposed 50 foot right-of-way and the POINT OF BEGINNING; thence run N 52°37'59" W along said right-of-way, for a distance of 318.52 feet; thence run N 45°29'40" E for a distance of 231.38 feet; thence run S 43°42'50" E for a distance of 341.37 feet to the northerly boundary line of a proposed 50 foot right-of-way; thence run S 53°38'45" W along said right-of-way, for a distance of 183.49 feet to the POINT OF BEGINNING; said described tract containing 67,542 Square Feet (1.55 Acres) more or less.

Less and Except

Out Parcel #36

Legal Description

A parcel of land situated in the Northeast Quarter of the Southeast Quarter of Section 22 and the Northwest Quarter of the Southwest Quarter of Section 23, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 4909.73 feet; thence run North 00° 26' 30" East for a distance of 2447.29 feet; thence run South 89° 33' 30" East for a distance of 293.80 feet to the **POINT OF BEGINNING**; thence run North 67° 04' 59" East for a distance of 134.56 feet; thence run South 22° 55' 01" East for a distance of 166.77 feet; thence run South 67° 04' 59" West for a distance of 134.56 feet; thence run North 22° 55' 01" West for a distance of 166.77 feet to the **POINT OF BEGINNING**; said described tract containing 22,440 Square Feet (0.52 Acres) more or less.

Less and Except

Out Parcel #37

Legal Description

A parcel of land situated in the Northeast Quarter of the Southeast Quarter of Section 22 and the Northwest Quarter of the Southwest Quarter of Section 23, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; and being more particularly described as follows:

Commence at a brass disk found at the Southwest corner of Section 21, Township 15 South, Range 8 East, Huntsville Meridian, Calhoun County, Alabama; thence run South 89° 12' 06" East, along the south line of said section, for a distance of 5316.45 feet to a brass disk found at the Southwest corner of Section 22; thence, leaving said south line, continue South 89° 12' 06" East, along a projection of last said course, for a distance of 4909.73 feet; thence run North 00° 26' 30" East for a distance of 2922.40 feet; thence run South 89° 33' 30" East for a distance of 498.85 feet to the **POINT OF BEGINNING**; thence run North 36° 57' 11" West for a distance of 1555.83 feet; thence run North 88° 40' 42" East for a distance of 113.41 feet; thence run South 69° 06' 52" East for a distance of 43.96 feet; thence run South 35° 51' 49" East for a distance of 264.85 feet; thence run South 36° 09' 46" East for a distance of 881.15 feet; thence run North 58° 04' 24" East for a distance of 157.97 feet; thence run South 36° 50' 14" East for a distance of 283.54 feet; thence run South 50° 57' 32" West for a distance of 255.34 feet to the **POINT OF BEGINNING**; said described tract containing 204962 Square Feet (4.71 Acres) more or less.

Parcels 1 through 39 containing a net total of 484.37 acres, more or less.

Said parcel of land being subject to existing building or zoning laws, as applicable; And said parcel of land being subject to those easements, reservations, restrictions or outgrants of record and/or the following easements:

Easement to Alabama Gas Company recorded at Deed Book 3001, Pages 453-465 in the Probate Records of Calhoun County, Alabama.

Easement to Alabama Power Company recorded at Deed Book 2111, Pages 233-262 in the Probate Records of Calhoun County, Alabama.

Easement to BellSouth Telecommunications recorded at Deed Book 2112, Pages 431-445 in the Probate Records of Calhoun County, Alabama.

Easements to the Anniston Water Works and Sewer Board recorded at Deed Book 2141, Pages 217-272 in the Probate Records of Calhoun County, Alabama.

The legal description of the Property has been provided by the GRANTEE and the GRANTEE shall be responsible for the accuracy of the survey and description of the Property conveyed herein and shall indemnify and hold the GRANTOR harmless from any and all liability resulting from any inaccuracy in the description.

The words "Grantor" and "Grantee" used herein shall be construed as if they read "Grantors" and "Grantees" respectively, whenever the sense of this Deed so requires and, whether singular or plural, such words shall be deemed to include in all cases the successors and assigns of the respective parties, the term "successors" being deemed to include, in reference to the Grantee, successors in title to the Grantee.

The Property includes:

- a. all buildings, facilities, fixtures, roadways, infrastructure, improvements thereon, and appurtenances thereto which constitute real property;
 - b. all easements, reservations and other rights appurtenant thereto;
- c. all hereditaments and tenements therein and reversions, remainders, issues, profits and other rights belonging or related thereto;
 - d. all timber rights; and
 - e. all mineral rights.

1. GRANTOR'S RESERVED RIGHT AND EASEMENT FOR ACCESS

The Grantor reserves a non-exclusive right and easement for access to and from the Retained Property over the roads and streets shown in red on Exhibit "B" at their current width and locations. These reserved rights and easements will terminate with reference to said roads and/or streets set forth above when said roads and/or streets or when other roads or streets providing substantially equivalent access to the Grantor, are legally designated and accepted as public ways pursuant to applicable law, and shall otherwise be perpetual. With regard to the access rights reserved by the Grantor herein, the Grantee shall retain the right to maintain, improve, repair, widen, alter, rename, or relocate any of the above-referenced roads and/or streets, so long as the Grantor is given continuous alternate access of similar quality during any periods of time any such road and/or street is not usable for the purposes specified herein.

2. CERCLA NOTICE AND COVENANTS [For That Portion of the Property Identified on Exhibit "F-1"]

A. Notice. As to that portion of the Property identified on Exhibit "F-1", pursuant to Section 120 (h)(4) of the Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. Section 9601 et seq. ("CERCLA"), the Grantor has identified, in the Finding of Suitability to Transfer (FOST), dated July 27, 2000, and the FOSTs dated 2 February 2001, copies of which have been provided to the Grantee, the Property as real property on which no hazardous substances and no petroleum products or their derivatives were stored for one year or more, or known to have been released or disposed of.

B. Covenants

- (1) The Grantor covenants and warrants to the Grantee and its successors in interest that in the event that any response action or corrective action is found to be necessary after the date of this conveyance as a result of hazardous substances or petroleum products contamination existing on the Property prior to the date of this conveyance, such response action or corrective action shall be conducted by the Grantor.
- (2) This covenant shall not apply to the extent such remedial actions are caused by activities of the Grantee, its successors, assigns, transferees, sublessees, tenants or licensees of the Grantee.

C. Access Rights and Easement

The Grantor hereby reserves an access easement to the Property in any case in which a response action or corrective action is found to be necessary after the date of this conveyance at such Property, or in any case such access is necessary to carry out a response action or corrective action on adjoining property. In exercising this access easement, the Grantor shall give the Grantee, or the then record owner, at least thirty (30) days prior written notice of actions to be taken in the remediation of the Property or the adjacent property, as the case may be, except for emergency situations or an imminent threat to human health and the environment, (in which case the Grantor shall give such notice as is reasonably practicable under the circumstances) and shall use reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the use of the property by the Grantee, its successors and assigns. Furthermore, any such actions undertaken by the Grantor pursuant to this Section 2.C. will, to the maximum extent practicable, be coordinated with a representative of the Grantee, its successors and assigns. Grantee agrees that, notwithstanding any other provisions of the Deed, the Grantor assumes no liability to the Grantee, its successors or assigns, or any other person, should remediation of the Property interfere with the use of the Property. The Grantee shall not through construction or operation/maintenance activities, interfere with any remediation or response action conducted by the Grantor

under this section. The Grantee, the then record owner, and any other person, shall have no claim against the Grantor or any of its officers, agents, employees or contractors solely on account of any such interference resulting from such remediation.

3. CERCLA NOTICE AND COVENANTS [For That Portion of the Property Identified on Exhibit "F-2"]

A. Notice. Pursuant to Section 120(h)(3) of the Comprehensive Environmental Response, Compensation and Liability Act as amended, 42 U.S.C. Section 9620(h)(3), ("CERCLA") the Grantor hereby notifies the Grantee, its successors and assigns, of the storage, release, and disposal of hazardous substances on the Property.

B. Covenants

- (1) The Grantor hereby covenants that prior to the date of this conveyance, all corrective, remedial and response actions necessary to protect human health and the environment have been taken with respect to the Property.
- (2) The Grantor hereby covenants that all corrective, remedial and response actions necessary to protect human health and the environment with respect to any hazardous substances remaining on the Property after the date of transfer shall be conducted by the Grantor.
- (3) The above referenced covenants shall not apply to the extent such remedial actions are caused by activities of the Grantee, its successors, assigns, transferees, sublesses, tenants or licensees.

Access Rights and Easement

The Grantor hereby reserves an access easement to the Property in any case in which a response action or corrective action is found to be necessary after the date of this conveyance at such Property, or in any case such access is necessary to carry out a response action or corrective action on adjoining property. In exercising this access easement, the Grantor shall give the Grantee, or the then record owner, at least thirty (30) days prior written notice of actions to be taken in the remediation of the Property or the adjacent property, as the case may be, except for emergency situations or an imminent threat to human health and the environment, (in which case the Army shall give such notice as is reasonably practicable under the circumstances) and shall use reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the use of the Property by the Grantee, its successors and assigns. Furthermore, any such actions undertaken by the Grantor pursuant to this Section will, to the maximum extent practicable, be coordinated with a representative of the Grantee, its successors and assigns. Grantee agrees that, notwithstanding any other provisions of the Deed, the Grantor assumes no liability to the Grantee, its successors or assigns, or any other person, should remediation of the property interfere with the use of the Property.

The Grantee shall not through construction or operation/maintenance activities; interfere with any remediation or response action conducted by the Grantor under this Section. The Grantee, the then record owner, and any other person, shall have no claim against the Grantor or any of its officers, agents, employees or contractors solely on account of any such interference resulting from such remediation.

4. LAND USE RESTRICTIONS

The property conveyed herein is subject to the following land use restrictions:

Applicable provisions of the Historical Properties Programmatic Agreement including those provisions applicable to archeological sites (Exhibit "C").

5. ENVIRONMENTAL PROTECTION PROVISIONS

A. Liability for Contamination

The Grantee, any successor, assignee, transferee, lender or lessee of the Grantee, or its successors or assigns, shall have no obligation to fund, participate in or complete the clean-up of existing hazardous substances, pollutants or contamination (collectively "Contamination") on or under the Property except to the extent any such party caused or contributed to the Contamination as provided under Section 120 (h) of CERCLA. Furthermore, the Grantor shall not be liable hereunder to perform or fund any response actions under CERCLA or other applicable law required (i) due to a violation by the Grantee, its successors or assigns, of any of the land use restrictions contained in this Article 4, or (ii) to facilitate land uses prohibited by said land use restrictions.

B. Notice of the Presence of Asbestos and Covenant

- (1) The Grantee is hereby informed and does acknowledge that friable asbestos or asbestos-containing materials (collectively "ACM") have been found on the Property. The locations and conditions of ACM are as described in the EBS and referenced asbestos surveys provided to the Grantee. Except as provided in Subsection (2) below, the ACM on the Property does not currently pose a threat to human health or the environment and all friable asbestos that posed a risk to human health has either been removed or encapsulated.
- (2) The buildings and structures identified in Exhibit "D" have been determined to contain friable and non-friable asbestos that may pose a threat to human health. Detailed information is contained in the EBS and referenced asbestos surveys. The Grantor has agreed to convey said buildings and structures to the Grantee prior to remediation of asbestos hazards, in reliance upon the Grantee's express representation and promise that the Grantee, its successors or assigns, will, prior to use of occupancy of said buildings or structures, remediate such friable asbestos or demolish said buildings or structures, or the portions thereof containing friable asbestos, and dispose of ACM in accordance with

applicable laws and regulations. With respect to the friable asbestos in said buildings or structures, the Grantee, its successors or assigns, specifically agree to undertake any and all notice posting, abatement or remediation that may be required under any applicable law or regulation. The Grantee acknowledges that the consideration for the conveyance of the Property was negotiated based upon the Grantee's agreement to the provisions contained in this Subsection.

- (3) The Grantee covenants and agrees that its use and occupancy of the Property will be in compliance with all applicable laws relating to asbestos. The Grantor assumes no liability for any future remediation of asbestos or damages for personal injury, illness, disability, or death, to the Grantee, its successors or assigns, or to any other person, including members of the general public, arising from or incident to purchase, transportation, removal, handling, use, disposition, or other activity causing or leading to contact of any kind whatsoever with asbestos or ACM on the Property, whether the Grantee, its successors or assigns have properly warned or failed to properly warn the individual(s) injured. The Grantee, it's successors and assigns, assume no liability for damages for personal injury, illness, disability, death or Property damage, or indemnification obligations hereunder, arising from any exposure or failure to comply with any legal requirements applicable to asbestos or ACM on any portion of the Property arising prior to the Grantor's conveyance or lease of such portion of the Property to the Grantee.
- (4) Unprotected or unregulated exposures to asbestos in product manufacturing and building construction workplaces have been associated with asbestos-related diseases. Both Occupational Safety and Health Administration (OSHA) and the Environmental Protection Agency (EPA) regulate asbestos because of the potential hazards associated with expose to airborne asbestos fibers. Both OSHA and EPA have determined that such exposure increases the risk of asbestos-related diseases, including certain cancers that can result in disability or death.
- (5) The Grantee acknowledges that it had the opportunity to inspect the Property as to its asbestos content and condition and any hazardous or environmental conditions relating thereto prior to accepting the responsibilities imposed upon the Grantee under this section. The failure of the Grantee to inspect or to be fully informed as to the asbestos condition of all or any portion of the Property will not constitute grounds for any claim or demand against the Grantor, or any adjustment under this Deed.
- (6) The Grantee further agrees to indemnify and hold harmless the Grantor, its officers, agents and employees, from and against any suits, claims, demands or actions, liabilities, judgments, costs and attorneys' fees arising out of, or in any manner predicated upon, exposure to asbestos on any portion of the Property after conveyance of the Property to the Grantee.
- (7) CONDITIONS, RESTRICTIONS, AND COVENANTS BINDING AND ENFORCEABLE. These restrictions and covenants are binding on the Grantee, its

successors and assigns, shall be included in subsequent deeds that include buildings or facilities containing ACM; and shall run with the land transferred by said deeds; are forever enforceable; shall benefit the public in general and the territory surrounding the Property, including lands retained by the Grantor; and shall further the common environmental objectives of the Grantor and the State of Alabama; and are therefore enforceable by the Grantor and the State of Alabama.

C. Notice of the Presence of Lead-Based Paint and Covenant

- (1) The Grantee is hereby informed and does acknowledge that all buildings and Residential Real Property on the Property, which were constructed or rehabilitated prior to 1978, are presumed to contain lead-based paint (LBP). "Residential Real Property" means dwelling units and associated common areas and building exterior surfaces, and any surrounding land, including outbuildings, fences, play equipment affixed to land, available for use by residents (but not including land used for agriculture, commercial, industrial, or other non-residential purposes, and not including paint on the pavement of parking lots, garages, or roadways) and buildings visited regularly by the same child, 6 years of age or under, on at least two different days within any week, including day-care centers, preschools and kindergarten classrooms. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Every purchaser of any interest in Residential Real Property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from LBP that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damages, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women.
- (2) The seller of any interest in Residential Real Property is required to provide the buyer with any information on LBP hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known LBP hazards. Available information concerning known LBP and/or LBP hazards at Fort McClellan, the location of LBP and/or LBP hazards, and the condition of painted surfaces is contained in the Environmental Baseline Survey (EBS) and (for residential properties) LBP inspections and risk assessments, which have been provided to the Grantee. The Grantee has also been provided with the federally approved pamphlet on lead poisoning prevention hereby acknowledges receipt of all of the information described in this subparagraph.
- (3) The Grantee acknowledges that it has received the opportunity to conduct a risk assessment or inspection for the presence of LBP and/or LBP hazards prior to execution of this Deed.
- (4) The Grantee, its successors and assigns, covenant and agree that they shall not permit the occupancy or use of any buildings or structures on the Property as Residential Real Property, as defined in paragraph (1), above, without complying with this section and all applicable federal, state, and local laws and regulations pertaining to LBP and/or

LBP hazards. Prior to permitting the occupancy of Residential Real Property, the Grantee, its successors and assigns specifically agrees to perform, at their sole expense, the Grantor's abatement requirement under Title X of the Housing and Community Development Act of 1992 [Residential Lead-Based Paint Hazard Reduction Act of 1992 (hereinafter Title X)].

In complying with these requirements, the Grantee, its successors and assigns, covenant and agree to be responsible for any remediation of LBP or LBP hazards on Residential Real Property found to be necessary after the date of conveyance to the Grantee as a result of the subsequent use of the Property as Residential Real Property. The Grantee covenants and agrees to comply with solid or hazardous waste laws that may apply to any waste that may be generated during the course of LBP abatement activities.

- (5) The Grantee, its successors and assigns, covenant and agree that it shall not permit the occupancy or use of any buildings or structures on the Property, as Residential Real Property or Child-Occupied Facilities, as defined by 40 CFR 745-223, without complying with this section and all applicable federal, state and local laws and regulations pertaining to lead-based paint and/or lead-based paint hazards. Prior to permitting the occupancy of Residential Real Property or a Child-Occupied Facility, the Grantee, its successors and assigns, specifically agree to perform, at its sole expense, the abatement requirements under Title X or any requirements pertaining to lead-based paint hazards in Child Occupied Facilities. A Child-Occupied Facility is considered to be a building, or portion of a building, visited regularly by the same child, 6 years of age or under, on at least two different days within any week (Sunday through Saturday period), provided that each day's visit lasts at least 3 hours and the combined weekly visit lasts at least 6 hours, and the combined annual visits last at least 60 hours. Child-Occupied Facilities may include, but are not limited to, day-care centers, preschools and kindergarten classrooms.
- (6) The Grantee, its successors and assigns, shall, after consideration of the guidelines and regulations established pursuant to Title X: (a) perform a Risk Assessment if more that 12 months have elapsed since the date of the last Risk Assessment; (b) comply with the joint HUD and EPA Disclosure Rule (24 CFR 35, Subpart H, 40 CFR 745, Subpart F), when applicable, by disclosing to prospective purchasers the known presence of lead-based paint and/or lead-based paint hazards as determined by previous risk assessments; (c) abate lead dust and lead-based paint hazards in pre-1960 Residential Real Property, as defined in paragraph (1) above, in accordance with the procedures in 24 CFR 35; (d) abate lead soil hazards in pre-1978 Residential Real Property, as defined in paragraph (1) above, in accordance with procedures in 24 CFR 35; (e) abate lead soil hazards following demolition and redevelopment of structures in areas that will be developed as Residential Real Property; (f) comply with EPA lead-based paint work standards when conducting lead-based paint activities (40 CFR 745, Subpart L); (g) perform the activities described in this paragraph within 12 months of the date of the lead-based risk assessment and prior to occupancy or use of the residential real property; and (h) send a copy of the clearance documentation to the Grantor.

- (7) Following the date of conveyance of the Property to the Grantee, the Grantor assumes no liability for remediation or damages for personal injury, illness, disability, or death, to the Grantee, its successors or assigns, sublessees or to any other person, including members of the general public, arising from LBP or LBP hazards on the Property. The Grantee further agrees to indemnify and hold harmless the Grantor, its officers, agents and employees, from and against all suits, claims, demands or actions, liabilities, judgments, costs and attorneys' fees arising out of, or in any manner predicated upon, personal injury, death or property damage resulting from, related to, caused by or arising out of LBP or LBP hazards on the Property. The Grantee's obligation hereunder shall apply whenever the Grantor incurs costs or liabilities for actions giving rise to liability under this section. This section and the obligations of the Grantee hereunder shall survive the expiration or termination of this instrument and any conveyance of the Property to the Grantee. The Grantee, its successors and assigns, assume no liability for damages for personal injury, illness, disability, death or property damage, or indemnification obligations hereunder, arising from any exposure or failure to comply with any legal requirements applicable to lead-based paint on any portion of the Property arising prior to the Grantor's conveyance of such portion of the Property to the Grantee.
- (8) CONDITIONS, RESTRICTIONS, AND COVENANTS BINDING AND ENFORCEABLE. These restrictions and covenants are binding on the Grantee, its successors and assigns, shall be included in subsequent deeds for buildings or facilities to be utilized as Residential Real Property or Child-Occupied Facilities that contain LBP; and shall run with the land transferred by said deeds; are forever enforceable; shall benefit the public in general and the territory surrounding the Property, including lands retained by the Grantor; and shall further the common environmental objectives of the Grantor and the State of Alabama; and are therefore enforceable by the Grantor and the State of Alabama.

D. NOTICE OF THE POTENTIAL PRESENCE OF ORDNANCE AND EXPLOSIVES (OE)

(1) Based on a review of existing records and available information, the Property has contained unexploded ordnance (UXO) and ordnance and explosives ("OE"). Recent OE response action identified that the Property was used in the past for familiarization training with various munitions. A removal action to locate and remove all UXO and OE reasonably possible to detect was conducted on the Property and the Property was determined to be safe for unrestricted use. In the event the GRANTEE, its successors and assigns, should discover any UXO or OE on the Property, it shall not attempt to remove or destroy it, but shall immediately notify the local police department. A competent Government or Government designated explosive ordnance professional will be dispatched promptly to dispose of such UXO or OE properly. The GRANTEE, its successors and assigns, will provide access to the GRANTOR, at no expense to the GRANTOR, for the purpose of removal of UXO or OE in the event the GRANTEE, its successors or assigns, should discover any ordnance on the Property. Additionally, the

GRANTEE acknowledges receipt of the "Ordnance, Ammunition and Explosives Archives Search Report, dated April, 1997 (the "ASR") and the "Ordnance, Ammunition and Explosives Chemical Warfare Materials Archives Search Report", dated July, 1999 (the "CWMASR").

- (2) OE has been found on adjacent property. The Grantor intends to investigate the adjacent property. The investigation may have an impact on the Property through use of exclusion zones (zones established to restrict specific activities in a specific geographic area surrounding any structure which is being demolished using explosives) that intersect the Property. Due to the use of exclusion zones, temporary notices and restrictions may be issued to protect public safety, human health and the environment. These temporary restrictions and notices may include but are not limited to, the removal of UXO on the adjacent property, temporary evacuation, limited closure of facilities and environmental cleanup. In the unlikely event that evacuation is required, all action will be carried out as expeditiously as possible to minimize inconveniences to the Property owner. Upon completion of all OE work within the exclusion zones all temporary notices and restrictions shall no longer be applicable.
- (3) To this end, and except in the case of emergencies, which may include the unanticipated discovery of undetonated OE, evacuations hereunder will be no longer than twelve (12) hours in duration or as otherwise agreed to between the GRANTOR and GRANTEE and will be coordinated, to the maximum extent possible, with the GRANTEE, its successors or assigns, at least ten (10) days in advance unless otherwise agreed to by the GRANTOR and GRANTEE. Except as specifically provided below, Subsections 4.D (2) and 4.D (3) hereof shall terminate and not restrict or effect the Property in any way following the issuance of a notification by the GRANTOR that removal actions on the adjacent property have been completed such that the exclusion zones affecting the Property are no longer required, or after the twelve month anniversary date of the execution of this Deed ("Expiration Date"), whichever occurs earlier. No further notices or amendments to this Deed will be required to perfect this termination. The GRANTOR may, prior to the Expiration Date, extend the provisions of Subsections 4.D (2) and 4.D (3) hereof for two successive six-month terms from the Expiration Date. Said extension must be evidenced by an executed extension notice from the GRANTOR, which notice must be properly recorded in the real estate records of Calhoun County, Alabama.
- (4) These restrictions and covenants are binding on the GRANTEE, its successors and assigns; and shall run with the land; are forever enforceable, except that Subsections 4.D (2) and 4.D (3) may be terminated as provided herein; shall benefit the public in general and the territory surrounding the Property, including lands retained by the United States; and shall further the common environmental objectives of the United States and the State of Alabama; and are therefore enforceable by the United States Government and the State of Alabama.

E. NOTICE OF THE PRESENCE OF POLYCHLORINATED BIPHENYLS (PCB) AND COVENANT

- (1) The Grantee is hereby informed and does acknowledge that fluorescent light ballasts containing PCBs ("Light Ballasts") may exist on the Property to be conveyed. All Light Ballasts have been properly labeled in accordance with applicable laws and regulations in force at the time of purchase and installation to provide notification to future users, or has been removed and disposed offpost. Any PCB contamination related to such Light Ballasts have been properly remediated prior to conveyance. The Light Ballasts do not currently pose a threat to human health or the environment and are presently in compliance with applicable laws and regulations.
- (2) The Grantee covenants and agrees that its continued possession, use and management of any Light Ballasts will be in compliance with all applicable laws relating to PCBs and PCB containing equipment, and the Grantor assumes no liability for the future remediation of the Light Ballasts or damages for personal injury, illness, disability, or death to the Grantee, its successors, or assigns, or to any other person, including members of the general public arising from or incident to future use, handling, management, disposition, or other activity causing or leading to contact of any kind whatsoever with the Light Ballasts, whether the Grantee, its successors or assigns have properly warned or failed to properly warn the individual(s) injured.
- (3) CONDITIONS, RESTRICTIONS, AND COVENANTS BINDING AND ENFORCEABLE. These restrictions and covenants are binding on the Grantee, its successors and assigns, shall be included in subsequent deeds that transfer facilities that contain Light Ballasts; and shall run with the land transferred by said deeds; are forever enforceable; shall benefit the public in general and the territory surrounding the Property, including lands retained by the Grantor; and shall further the common environmental objectives of the Grantor and the State of Alabama; and are therefore enforceable by the Grantor and the State of Alabama.

F. NOTICE OF THE PRESENCE OF ENDANGERED SPECIES AND COVENANT

(1) Gray bats (*Myotis grisescens*) are known to forage in the main channel of Cane Creek and Remount Creek and are known to roost in caves and under bridges in the vicinity. The areas within the Property that are adjacent to Cane Creek and Remount Creek have been identified as suitable gray bat foraging habitat. Gray bats are listed as endangered by the U.S. Fish and Wildlife Service (FWS) and are afforded federal protection under the Endangered Species Act (ESA) of 1973, as amended. Section 9 of the ESA prohibits private landowners from "taking" (harm, harass, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct) endangered species.

The following measures will limit potential take of gray bats on this parcel. Failure to follow these measures could subject the violator to criminal sanctions of the ESA:

Gray bats are known to use man-made structures in the vicinity of the Property adjacent to Cane Creek and Remount Creek. Prior to removing or altering the structure of a bridge, abandoned building, or cistern, the structure should be checked for the presence of gray bats. The FWS will be contacted if bats are found to be present.

Trees along Cane Creek and Remount Creek with high or moderate quality foraging habitat on the Property provide protective cover and prey for foraging gray bats. Forest within 50 feet of these streams should not be removed. If removal of dead or live trees within 50 feet of these streams is necessary, the FWS should be consulted prior to cutting.

Gray bats primarily feed on insects with an aquatic life stage; therefore, water quality and the physical characteristics of streams affect the amount and types of insects available for these pats. State and federal regulations pertaining to water quality and erosions control should be followed. Additionally, modification of stream banks and water flow should be avoided to maintain present water quality and physical structure.

(2) CONDITIONS, RESTRICTIONS, AND COVENANTS BINDING AND ENFORCEABLE. These restrictions and covenants are binding on the Grantee, its successors and assigns, shall be included in subsequent deeds for those portions of the Property that are adjacent to Cane Creek and Remount Creek and their tributaries as identified on the map attached hereto as Exhibit "E"; and shall run with the land transferred by said deeds; are forever enforceable; shall benefit the public in general and the territory surrounding the Property, including lands retained by the Grantor; and shall further the common environmental objectives of the Grantor and the State of Alabama; and are therefore enforceable by the Grantor and the State of Alabama.

6. NOTICE OF NON-DISCRIMINATION

With respect to activities related to the Property, the Grantee shall not discriminate against any person or persons or exclude them from participation in the Grantee's operations, programs or activities conducted on the Property because of race, color, religion, sex, age, handicap or national origin.

7. INDEMNIFICATION

In conveying the Property, the Grantor recognizes its obligation to hold harmless, defend, and indemnify the Grantee and any successor, assignee, transferee, lender, or lessee of the Grantee as provided for in Section 330 of the Department of Defense

Authorization Act of 1993, as amended, and to otherwise meet its obligations under the law.

8. ANTI-DEFICIENCY ACT

The Grantor's obligation to pay or reimburse any money under this Deed is subject to the availability of appropriated funds to the Department of the Army, and nothing in this Deed shall be interpreted to require obligations or payments by the Grantor in violation of the Anti-Deficiency Act.

UNITED STATES OF AMERICA

Joseph W. Whitaker

Deputy Assistant Secretary of the Army (I&H)

Signed, Sealed and Delivered

In the present

Witness:

Witness: C

COMMON WEALTH OF VIRGINIA)
) SS:
COUNTY OF ARLINGTON)

I, the undersigned, a Notary Public in and for the Commonwealth of Virginia, County of Arlington, whose commission as such expires on the 304k day of November, 2002, do hereby certify that this day personally appeared before me in the Commonwealth of Virginia, County of Arlington, Deputy Assistant Secretary of the Army, whose name is signed to the foregoing instrument and acknowledged the foregoing instrument to be his free act and deed, dated this 64k, May, 2002, and acknowledged the same for and on behalf of the UNITED STATES OF AMERICA.

Notary Public

> ANNISTON-CALHOUN COUNTY FORT McCLELLAN DEVELOPMENT JOINT POWERS AUTHORITY

Title: <u>Nauman</u>

Date: <u>URIU 18, 200</u>3

EXHBIT "A"

Type Space	Facility #	SF
ENLISTED UPH	00141	95,193
HEAT FUEL UNGD	0141F	
ADMIN GEN PURP	00143	52,042
HEAT FUEL UNGD	0143F	
INFO PROC CTR	00144	29,450
ADMIN GEN PURP	00200	3,200
STORAGE GP INST	00341	4,040
STORAGE GP INST	00344	2,400
STORAGE GP INST	00345	4,040
SEP TOILET/SHOWER	00346	108
OPEN STR INST	00347	
OPEN STR INST	00355	
GAS CHAMBER	00439	512
HEAT FUEL UNGD	0503F	
ADMIN GEN PURP	00698	3,108
REC EQ CHECKOUT	00699	3,108
GRANDSTAND/BLEACHER	00761	,
GEN INST BLDG	00810	2,232
GEN INST BLDG	00811	2,232
GEN INST BLDG	00812	2,232
AT ENL BARRACKS	00837	4,425
WASH PLAT ORG	00866	
GREASE RACK	00867	
STORAGE GP INST	00885	192
OIL STR BLDG	00886	224
DISPATCH BLDG	00887	224
MAINT STORAGE	00888	3,108
STORAGE GP INST	00896	192
UOQ TRANSIENT	00900	1,990
MISCELLANEOUS SHED	00901	75
MISCELLANEOUS SHED	00915	75
AT ENL BARRACKS	00916	3,540
AT ENL BARRACKS	00917	4,500
AT ENL BARRACKS	00918	4,425
AT ENL BARRACKS	00925	3,075
AT ENL BARRACKS	00926	3,075
AT ENL BARRACKS	00927	4,593
CO HQ BLDG	00934	4,847
ENLISTED UPH	00935	30,399
CO HQ BLDG	00936	4,847
ENLISTED UPH	00937	30,399
ENLISTED UPH	00938	30,399
CO HQ BLDG	00939	4,847

TRANSIENT UPH	00940	30,399
TRANSIENT UPH	00941	30,399
GEN INST BLDG	00954	3,750
GEN INST BLDG	00959	4,537
HEAT PLT BLDG	00976	168
REC CTR LIDE HALL	00992	4,072
CEMETERY	01100	,
STORAGE GP INST	01107	100
ADMIN GEN PURP	01108	3,158
CEMETERY	01430	,
CONFIDENCE CSE	01550	
TRAINEE BARRACKS	01601	177,540
TRAINEE BARRACKS	01602	177,540
MISCELLANEOUS SHED	01603	75 [^]
MISCELLANEOUS SHED	01604	75
PHY FITNESS CTR	01701	21,102
PHY FITNESS CTR	01702	21,408
FIELD, SOFTBALL	01704	,
MISCELLANEOUS SHED	01707	75
HEALTH CLINIC	01789	7,596
OD SWIM POOL	01790	,
SEP TOILET/SHOWER	01791	812
OD POOL SERV BLDG	01792	280
MISCELLANEOUS SHED	01794	75
TRAINEE BARRACKS	01801	186,915
TRAINEE BARRACKS	01802	186,915
MISCELLANEOUS SHED	01803	75
MISCELLANEOUS SHED	01804	75
LIMIT USE INST	01881	85,164
STORAGE GP INST	01898	3,108
STORAGE GP INST	01899	3,108
ADMIN GEN PURP	01919	1,200
ADMIN GEN PURP	01920	2,082
BOWLING CENTER	01928	20,500
HEAT FUEL UNGD	1928F	
DENTAL CLINIC	01929	15,750
HEAT FUEL UNGD	19 2 9F	
MISCELLANEOUS SHED	01964	75
MAIN POST OFFICE	01966	7,720
HEAT FUEL UNGD	1966F	
STORAGE GP INST	01997	18,240
HEAT FUEL UNGD	199 7 F	•
ADMIN GEN PURP	02020	1,717
EXCH SER OUTLET	02042	11,375

		DEED	3020	229
ADMIN GEN PURP	02051	17,500		
ADMIN GEN PURP/TREATY	02090	1,680		
EXCH SER OUTLET	02091	3,840		
REC EQ CHECKOUT	02098	3,108		
STORAGE GP INST	03170	12,000		
STORAGE GP INST	03171	364		
MUSEUM	03182	11,696		
PRINT PLANT	03183	14,000		
HEAT FUEL UNGD	3212F			
GREASE RACK	03260			
GREASE RACK	03261			
WASH PLAT ORG	03262			
WASH PLAT ORG	03263			
OIL STR BLDG	03264	400		
OIL STR BLDG	03265	400		
OIL STR BLDG	03266	320		
STORAGE GP INST	03267	196		
OIL STR BLDG	03268	120		
WASH PLAT ORG	03269			
CO HQ BLDG	03278	2,750		
ACCESS CNT FAC	03294	192		
VEH MAINT SHOP	03298	3,861		
WASTE POL STR	3298W			
VEH MAINT SHOP	03299	3,861		
VEH BRIDGE	04307			
VEH BRIDGE	04308			
VEH BRIDGE	04318			
VEH BRIDGE	04331			
VEH BRIDGE	04350			
VEH BRIDGE	04363			
ADMIN GEN PURP	04400	1,500		
STORAGE GP INST	04422	877		
STORAGE GP INST	04423	877		
SCALE HOUSE	04434	800		
RAILROAD BRIDGE	04703			
MOUT TNG (SM)	MOUT9			

Total Square Feet: 1,450,870

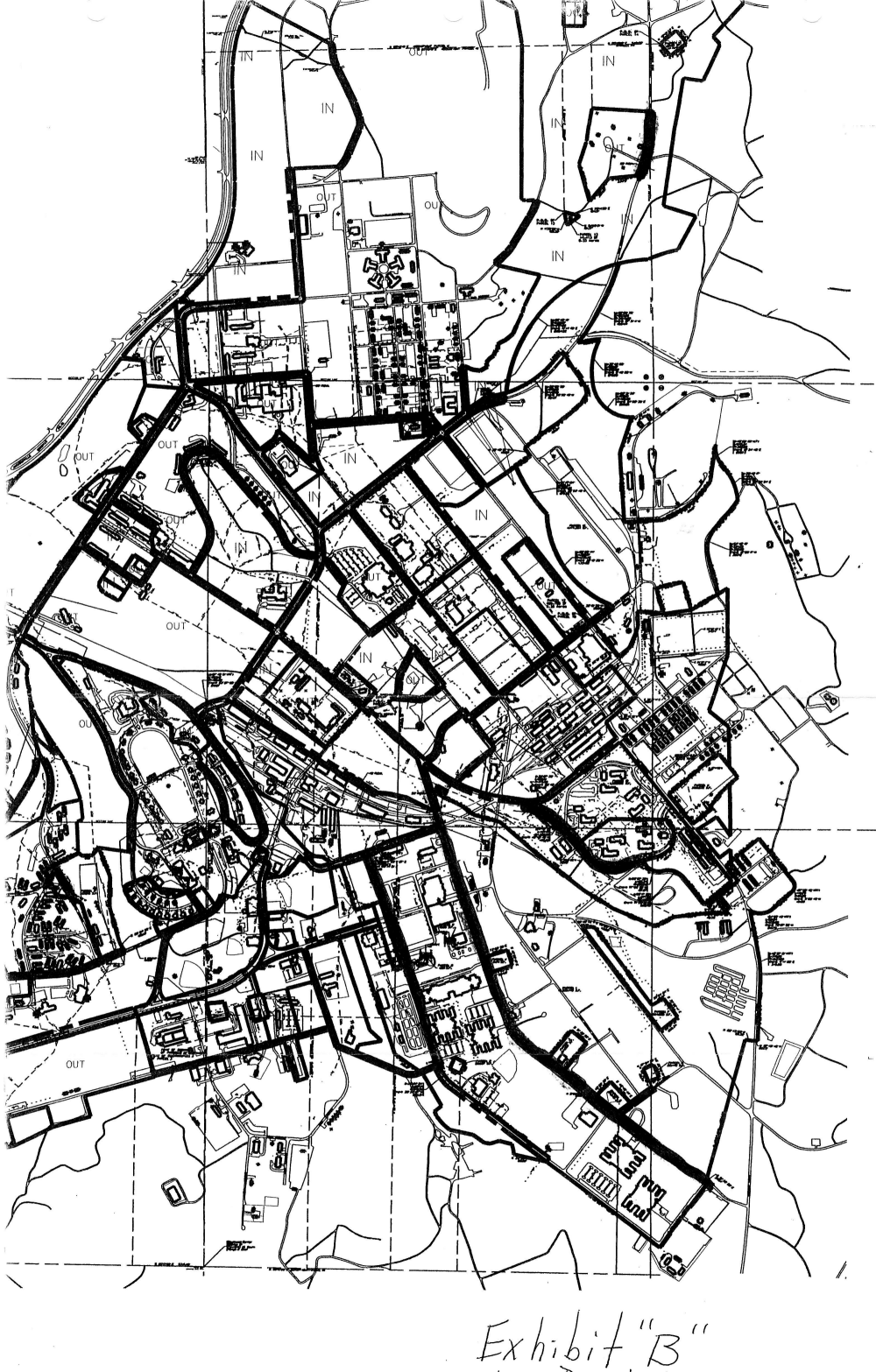


Exhibit "B" to Deed 6

EXHIBIT "C" Transfer III - Deed 6

HISTORIC PROPERTIES AND ARCHEOLOGICAL PROPERTY SUBJECT TO THE FORT MCCLELLAN HISTORIC PROPERTIES PROGRAMMATIC AGREEMENT

Building 141 - Company Headquarters Building

Building 143 – Administration General Purpose

Building 144 – Information processing Center

Archeological Property, Site 1CA0565

among

UNITED STATES ARMY,
ALABAMA STATE HISTORIC PRESERVATION OFFICER,
and ADVISORY COUNCIL ON HISTORIC PRESERVATION

for the

Closure and Disposal of FORT MCCLELLAN, ALABAMA

1998

Whereas the United States Army (Army) is responsible for implementation of applicable provisions of the Defense Base Closure and Realignment Act of 1990 (P.L. 101-510) as amended, and is proceeding with the closure of Fort McClellan, Alabama, and consequent disposal of excess and surplus property in a manner consistent with the requirements of the applicable Defense Base Closure and Realignment Commission recommendation; and

Whereas the Army has determined that leasing, licensing, and/or disposal of all or portions of Fort McClellan, in Alabama, may have an effect upon historic properties that have been designated as in, or eligible for listing in, the National Register of Historic Places (Register), and has consulted with the Alabama State Historic Preservation Officer (SHPO) and the Advisory Council on Historic Preservation (Council) pursuant to 36 C.F.R. Part 800, regulations implementing Section 106 of the National Historic Preservation Act (16 U.S.C. Section 470(f), Section 110(f) of the same Act (16 U.S.C. Section 470h-2[f]), and Section 111 of the same Act (16 U.S.C. Section 470h-3); and

Whereas historic properties at Fort McClellan are at this time known to include properties listed in Attachment A; and

Whereas the Army has completed some historical and archival investigations, surveys of historic structures, and archeological surveys which support disposal of the BRAC property, and these are listed in Attachment B; and

Whereas the Army will complete all additional inventory and evaluation investigations in consultation with the SHPO prior to the disposal of excess property; and

Whereas interested members of the public, including the Fort McClellan Development Commission, Anniston Historical Preservation Commission, Muscogee (Creek) Nation of Oklahoma, Thlopthloccco Tribal Town, the Southeastern Inter-Tribal Ketchematah Nation, and Native Americans, have been provided opportunities to comment on the effects this base closure may have on historic properties at Fort McClellan through public hearings, consultation meetings, and other means; and

Whereas in carrying out the disposal of excess and surplus property the Army will comply with all applicable laws and regulations, including 36 C.F.R. Part 79, Curation of Federally-Owned and Administered Archeological Collections;

NOW, THEREFORE, the Army, the SHPO, and the Council agree that the undertaking described above shall be implemented in accordance with the following stipulations to take into account the effect of the undertaking on historic properties.

STIPULATIONS - The Army will ensure that the following measures are carried out:

I. Identification and Evaluation

A. Archeological Inventory

- 1. Considerable archeological inventory has been completed at Fort McClellan, but not all of the property to be disposed has been subject to complete inventory. The property to be disposed of is located in the Main Post section of Fort McClellan. The Army will complete archeological inventory for the property to be disposed of, that has not been surveyed previously, at two levels of intensity: 1. Low Intensity Archeological survey will be carried out in portions of the disposal property subject to previous disturbance by development activity, including the cantonment area; 2. High Intensity Archeological survey will be completed in other portions of the disposal property that have not been developed, or that have been affected only by training activities.
- 2. All archeological inventories will be conducted by, or under the supervision of a qualified archeologist as defined by 36 CFR Part 61.
- 3. The Alabama Historical Commission's Policy for Archeological Survey and Testing will be followed.
- 4. The Army will consult with the Alabama SHPO to determine those archeological sites that will be considered eligible to the Register.

B. Inventory of Historic Structures

Inventory of historic structures built prior to World War II is complete. Additional inventory of permanent structures built during World War II (1941 to 1945) and structures built during the "Cold War Era" (1946 to 1989) is underway and any structures built during these periods that are found to be eligible to the National Register of Historic Places, in consultation with the Alabama SHPO will be treated consistent with the terms of this agreement.

II. Caretaker Maintenance of Historic Properties

The Army will ensure the provision of caretaker building maintenance, security, and fire protection pending the transfer, lease, or sale of historic properties at Fort McClellan. These caretaker activities shall be conducted in accordance with Public Works Bulletin 420-10-08 (17 March 1993), Facilities Operation, Maintenance, and Repair Guidance for Base Realignment and Closing Installations (and subsequent revisions). The Army will ensure the protection of archeological sites on, or eligible for inclusion on the National Register, in accordance with the "Interim Maintenance Plan for Repairs and Maintenance to Historic Structures and their surrounding Environment," dated October 14, 1994, and "An Historic Preservation Plan for Fort McClellan, Alabama," dated September 13, 1994.

III. Licenses and Leases

Licenses or leases, to other than federal agencies, of historic properties will include language provided in Attachment C of this agreement as appropriate. Any modifications to licensed or leased structures eligible to the National Register will be reported in the Annual Status Report, to be provided as required in Stipulation VII of this Programmatic Agreement (PA).

IV. Disposal of Fort McClellan Properties

A. Transfer of Real Property That Does Not Contain Historic Properties

In leasing or disposing of real property and improvements-for which identification and evaluation have been completed in consultation with the SHPO--that do not contain historic properties, any portion of a historic property, archeological site, or any portion of an archeological site, no further action is necessary under this agreement. The Army will, however, notify the SHPO that such a transfer has been completed.

B. Assignments to Other Federal Agencies

In assigning historic or archeological-site properties directly to another Federal agency by a transfer authority such as The Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. Section 471 et seq.), the receiving federal agency will be deemed responsible for compliance with 36 C.F.R. Part 800 and any other applicable state or federal laws and regulations with respect to the maintenance and disposal of these properties. The Army will notify the SHPO and Council in writing of each federal agency that has requested and been assigned such property.

C. Public Benefit Conveyances to Non-Federal Recipients

In disposing of historic or archeological-site property(ies) directly to a non-federal recipient -- at the request of a sponsoring federal agency, and pursuant to the Public Benefit

Conveyance authorities contained in the Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. Section 471 et seq.), and other applicable authorities—appropriate preservation covenants (found at Attachments D and E) will be incorporated in the transfer instrument(s). The Army will notify the SHPO and Council in writing of each such transfer of historic and/or archeological-site property.

D. Economic Development Conveyances to LRA

In disposing of historic or archeological-site property(ies) to a Local Redevelopment Authority (LRA) pursuant to the Economic Development Conveyance authority contained in the Defense Base Closure and Realignment Act of 1990 (Public Law 101-510, as amended), appropriate preservation covenants (found at Attachments D and E) will be incorporated in the transfer instrument(s). The Army will notify the SHPO and Council in writing of each such transfer of historic and/or archeological-site property.

E. Competitive Sales

In disposing of historic properties via a competitive sale transfer authority, the Army's bid solicitation will contain the following information:

- 1. Information on the property's historic, archeological, and/or architectural significance, identifying elements, or other characteristics of the property that should be given special consideration in planning;
- 2. Information on financial incentives for rehabilitation of historic structures;
- 3. Information indicating that appropriate preservation covenants will be incorporated in the instrument transferring title to the property, and that these covenants will be substantively identical to those contained in Attachments D and/or E of this agreement (as appropriate), unless modifications are authorized pursuant to the process described in paragraph IV. G, below, and as required to accord the covenants with state law.

In developing the above information for inclusion in its initial bid solicitation document, the Army will solicit the advice and assistance of the SHPO. The Army need not solicit such advice and assistance in preparing subsequent solicitation documents, unless such documents contain historic properties information that differs materially from that included in the initial solicitation document. The Army will notify the SHPO and Council in writing of each such transfer of historic and/or archeological-site property.

F. Negotiated Sales

237

In disposing of historic properties via a negotiated sale transfer authority, the Army will provide a written document ("negotiation document") to the negotiating party that sets forth the same information described in subparagraphs IV. E (1), (2), and (3) above. In developing this information for inclusion in the negotiation document to be provided to the initial negotiating party, the Army will solicit the advice and assistance of the The Army need not solicit such advice and assistance in preparing negotiation documents for subsequent negotiating parties, unless such documents contain historic properties information that differs materially from that included in the document provided to the initial negotiating party. The Army will notify the SHPO and Council in writing of each such transfer of historic and/or archeological-site property.

Covenant Modification to Facilitate Transfer

If the Army cannot transfer the property or properties that contain historic structures pursuant to the provisions set forth in paragraphs IV. C, D, E, and F above, then the Army will consult with the SHPO, the ACHP, and (with respect to transfers pursuant to paragraphs IV. C, D, and F) the prospective transferee(s) to determine appropriate modifications to the preservation covenants contained in Attachments D and/or E that are necessary in order to complete transfer of the property(ies) within established disposal timelines. Such modifications shall be limited to those that are reasonably necessary in order to effect transfer of, or effectively market, the concerned property within established timelines.

Environmental Remediation

- The Fort McClellan Environmental Baseline Survey describes the environmental and ordnance and explosive contamination that may require some type of remediation or The remediation and removal actions will be removal action. conducted in accordance with the requirements of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). Proposed remediation testing and plans will be coordinated between the Fort McClellan Garrison/Transition Activity and the Fort McClellan BRAC Environmental Coordinator (BEC) to identify any effects to historic properties, known or yet to be discovered. If the Army determines that historic properties will be affected by a proposed remediation plan, the Army will consult with the SHPO to determine what steps should be taken, if any, with respect to those effects.
- Proposed remediation testing and plans that the Army determines may affect historic properties will be submitted to the SHPO for review and comment in accordance with the following procedures:
- Proposed remediation testing and plans or supplemental documentation furnished by the Army will provide descriptions of any potential conflicts between remediation and preservation of historic properties;

- 2. In situations where the Army determines that there is an immediate threat to human health, safety, or the environment, and that remediation must proceed without first taking steps to preserve historic properties, notice will be given to the SHPO as soon as possible and the Army's reasons for determining that there is an immediate threat will be fully described;
- 3. In situations where the Army determines that there is not an immediate threat to human health, safety, or the environment, and that implementation of its proposed remediation plan will result in the demolition or substantial alteration of any historic property, then the Army shall either modify its remediation plan to avoid the adverse effect or implement data recovery and/or recordation in consultation with the SHPO, taking into account health and safety constraints inherent in properties containing hazardous materials, resource availability, and any other relevant constraints.

VI. Anti-Deficiency Act

The stipulations of this agreement are subject to the provisions of the Anti-Deficiency Act. If compliance with the Anti-Deficiency Act alters or impairs the Army's ability to implement the stipulations of this agreement, the Army will consult in accordance with the amendment and termination procedures found at Sections IX. and X. of this agreement.

VII. Status Reports

Until such time as all Fort McClellan historic and/or archeological-site properties have been transferred from Army control in accordance with the terms of this agreement, the Army will provide an annual status report to the Council and SHPO to review implementation of the terms of this agreement and to determine whether amendments are needed. If amendments are needed, the signatories to this agreement will consult, in accordance with Stipulation VIII. of this agreement, to make such revisions.

VIII. Dispute Resolution

- A. Should the SHPO and/or the Council object within thirty (30) days to any plans or other documents provided by the Army or others for review pursuant to this agreement, or to any actions proposed or initiated by the Army pursuant to this agreement, the Army shall consult with the objecting party to resolve the objection. If the Army determines that the objection cannot be resolved, the Army shall forward all documentation relevant to the dispute to the Council. Within thirty (30) days after receipt of all pertinent documentation, the Council will either:
- 1. Provide the Army with recommendations, which the Army will take into account in reaching a final decision regarding the dispute; or

- 2. Notify the Army that it will comment pursuant to 36 C.F.R. 800.6(b), and proceed to comment. Any Council comment will be taken into account by the Army in accordance with 36 C.F.R. 800.6(c)(2) with reference to the subject of the dispute.
- B. Any recommendations or comment provided by the Council pursuant to Stipulation VII. A above will pertain only to the subject of the dispute; the Army's responsibility to carry out all other actions under this agreement that are not the subjects of the dispute will remain unchanged.
- C. At any time during implementation of the measures stipulated in this agreement by the Army, if an objection to any such measure or its manner of implementation is raised by interested persons, then the Army shall consider the objection and take the objection into account and consult, as appropriate, with the objecting party, the SHPO, and the Council to attempt to resolve the objection.

IX. Amendments

- A. The Army, the SHPO, and/or Council may request that this PA be revised, whereby the parties will consult to consider whether such revision is necessary.
- B. If it is determined that revisions to this PA are necessary, then the Army, the Council, and the SHPO shall consult pursuant to 36 C.F.R. Part 800.13, as appropriate, to make such revisions. The Army will prepare the language for any proposed revisions and submit it to the Council and the SHPO for their review. Reviewing parties must comment on, or signify their acceptance of, the proposed changes to the PA in writing within thirty (30) days of their receipt.

X. Termination of Agreement

- A. The Army, the SHPO, and/or Council may terminate this PA by providing thirty (30) days written notice to the other signatory parties. During the period after notification and prior to termination, the Army, the Council, and the SHPO will consult to seek agreement on amendments or other actions that would avoid termination. In the event of termination, the Army will comply with 36 C.F.R. 800.4 through 800.6 with regard to individual undertakings associated with the BRAC disposal action.
- B. Execution and implementation of this PA evidences that the Army has afforded the Council a reasonable opportunity to comment on the closure and disposal of excess and surplus property at Fort McClellan, and that the Army has taken into account the effects of the undertaking on historic properties. Execution and compliance with this programmatic agreement fulfills the Army's Section 106 responsibilities regarding the closure and disposal of Fort McClellan.

ATTACHMENT A

DEED 3020 241

Fort McClellan, Alabama
Historic Properties on or Eligible for
the National Register of Historic Places,
with accompanying maps

DEPARTMENT OF THE ARMY

3020 240 DEED

Date: 7

CHARLES W. THOMAS

Major General, U.S. Army

Chief of Staff

U.S. Army Training and Doctrine Command

ALABAMA STATE HISTORIC PRESERVATION OFFICER

BALLET SAN Brown Date: July 8, 1998

ELIZABETH ANN BROWN

Deputy Alabama State Historic Preservation Officer

ADVISORY COUNCIL ON HISTORIC PRESERVATION

Date:

John E. Fowler Executive Director

Advisory Council on Historic Preservation

Concur:

Date:

ROBERT H. RICHARDSON

Executive Director

Fort McClellan Development Commission

Post Headquarters District, Fort McClellan, Alabama

3020

242

DEED

Structure	Constr.	Contrib/	Structure Name	District	QM plan
Number	Date	Non Con		Subdivision	
1	1930	Con	Post Commanding Officers	Commissioned	625-362
			Quarters	Officers' Housing	<u> </u>
2	1930	Con	Commissioned Officers'	Commissioned	625-140
			Quarters	Officers' Housing	
3	1930	Con	Commissioned Officers'	Commissioned	625-140
			Quarters	Officers' Housing	
4	1930	Con	Commissioned Officers'	Commissioned	625-140
			Quarters	Officers' Housing	į
5	1930	Con	Commissioned Officers'	Commissioned	625-140
- 1			Quarters	Officers' Housing	
6	1930	Con	Commissioned Officers'	Commissioned	625-140
_			Quarters	Officers' Housing	
7	1930	Con	Commissioned Officers'	Commissioned	625-140
ľ			Quarters	Officers' Housing	
8	1930	Con	Commissioned Officers'	Commissioned	625-140
•	1000	33	Quarters	Officers' Housing	
9	1930	Con	Commissioned Officers'	Commissioned	625-140
3	1350	0011	Quarters	Officers' Housing	
10	1930	Con	Commissioned Officers'	Commissioned	625-140
,0	1300	0011	Quarters	Officers' Housing	
11	1930	Con	Commissioned Officers'	Commissioned	625-140
11	1950	0011	Quarters	Officers' Housing	
12	1930	Con	Commissioned Officers'	Commissioned	625-140
12	1930	Con	Quarters	Officers' Housing	
13	1930	Con	Commissioned Officers'	Commissioned	625-140
13	1930	CON	Quarters	Officers' Housing	
14	1930	Con	Commissioned Officers'	Commissioned	625-140
14	1930	Con	Quarters	Officers' Housing	
15	1930	Con	Commissioned Officers	Commissioned	625-140
15	1930	COII	Quarters	Officers' Housing	020
	4020		Commissioned Officers'	Commissioned	625-140
16	1930	Con	Quarters	Officers' Housing	020-140
	1000	0	Commissioned Officers'	Commissioned	625-4360
17	1936	Con		Officers' Housing	025-1500
	- 1000	<u> </u>	Quarters Commissioned Officers!	Commissioned	625-4360
18	1936	Con	Commissioned Officers	Officers' Housing	025-300
			Quarters	Commissioned	625-4360
19	1936	Con	Commissioned Officers'		025-4300
			Quarters	Officers' Housing	625-4360
20	1936	Con	Commissioned Officers'	Commissioned	023-4300
			Quarters	Officers' Housing	624 440
181	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	004 440
182	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	004 446
183	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	
185	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	
186	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	

				עצבע	3020	240
187	1936	Con	Garage	Commissioned Officers' Housing	634-140	

Post Headquarters District, Fort McClellan, Alabama (continued)

Structure	Constr.	Contrib/	Structure Name	District	QM plan
Number	Date	Non Con		Subdivision	
188	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	
189	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	
190	1936	Con	Garage	Commissioned	634-140
				Officers' Housing	
51	1936	Con	Bachelor Officers' Quarters		6119-600
		ļ		Officers' Housing	to 620
81	1930	Con	NCO quarters	Non-Commissioned	625-581
				Officers' (NCO) Housing	
82	1930	Con	NCO quarters	Non-Commissioned	625-581
				Officers' (NCO) Housing	
83	1930	Соп	NCO quarters	Non-Commissioned	625-581
	····			Officers' (NCO) Housing	
84	1930	Con	NCO quarters	Non-Commissioned	625-581
				Officers' (NCO) Housing	
85	1930	Con	NCO quarters	Non-Commissioned	625-581
				Officers' (NCO) Housing	
86	1930	Con	NCO quarters	Non-Commissioned	625-581
		_		Officers' (NCO) Housing	
87	1930	Con	NCO quarters	Non-Commissioned	625-581
				Officers' (NCO) Housing	
88	1936	Con	NCO quarters	Non-Commissioned	625-3585-
				Officers' (NCO) Housing	
89	1936	Con	NCO quarters	Non-Commissioned	625-3585-
				<u> </u>	3595
90	1936	Con	NCO quarters	Non-Commissioned	625-3585-
				Officers' (NCO) Housing	
102	1936	Con	NCO quarters	Non-Commissioned	625-3585-
				Officers' (NCO) Housing	
103	1936	Con	NCO quarters		625-3585-
				Officers' (NCO) Housing	
104	1936	Con	NCO quarters		625-3585-
				Officers' (NCO) Housing	
105	1936	Con	NCO quarters		625-3585-
				Officers' (NCO) Housing	3595

DEED 3020 244

Post Headquarters District, Fort McClellan, Alabama (continued

		0	(continued	D1-4-1-4	
Structure Number	Constr. Date	Contrib/ Non Con	Structure Name	District Subdivision	QM plan
106	1936	Con	NCO quarters	Non-Commissioned Officers' (NCO) Housing	625-3585- 3595
107	1936	Con	NCO quarters	Non-Commissioned Officers' (NCO) Housing	625-3585- 3595
196	1936	Con	Garage	Non-Commissioned Officers' (NCO) Housing	634-140
197	1936	Con	Garage	Non-Commissioned Officers' (NCO) Housing	634-140
198	1936	Con	Garage -	Non-Commissioned Officers' (NCO) Housing	634-140
61	1934	Con	Post Headquarters	Administration	6119-109 and 6119- 530 to 538
67	1936	Con	Silver Chapel	Administration	6119-689 to 697
63	1931	Con	Provost Marshal Administration Building	Administration	6119-429 to 447
65	1936	Con	Administration General Purpose Building	Administration	6119-800- 809
141 A, B, C	1937	Con	Enlisted Men's Barracks (Stanley Barracks)	The Quadrangle Grouping	6119-700- 7 46
142	1930	Con	Enlisted Men's Barracks (Frederic Barracks)	The Quadrangle Grouping	621-297- 725
144	1930	Con	Automatic Data Processing	The Quadrangle Grouping	621-297- 725
143	1930	Con	Enlisted Men's Barracks (Wikoff Barrack)	The Quadrangle Grouping	621-297- 725
161	1936	Con	Theater (Hutchinson Hall)	na	6119-630- 654
162	1936	Con	Administration Building (Koehler Hall)	na	6119-630- 654
163	1936	Con	Administration General Purpose (Schou Hall)		6119-630- 6 54
69	1936	Con	Fire Station Building		634-330- 343
170	1937	Con	Band Stand	na	NA
184	1932	Non	Vehicle Registration Building	misc.	NA
66	1941	Non	Child Support Service Center	misc.	- NA
21-30	1957	Non	Housing	na	NA
54	1958	Non	Bath House	na	NA
56	1958	Non	Outdoor Swimming Pool Building	na	-NA

Industrial District, Fort McClellan, Alabama

DEED 3020 245

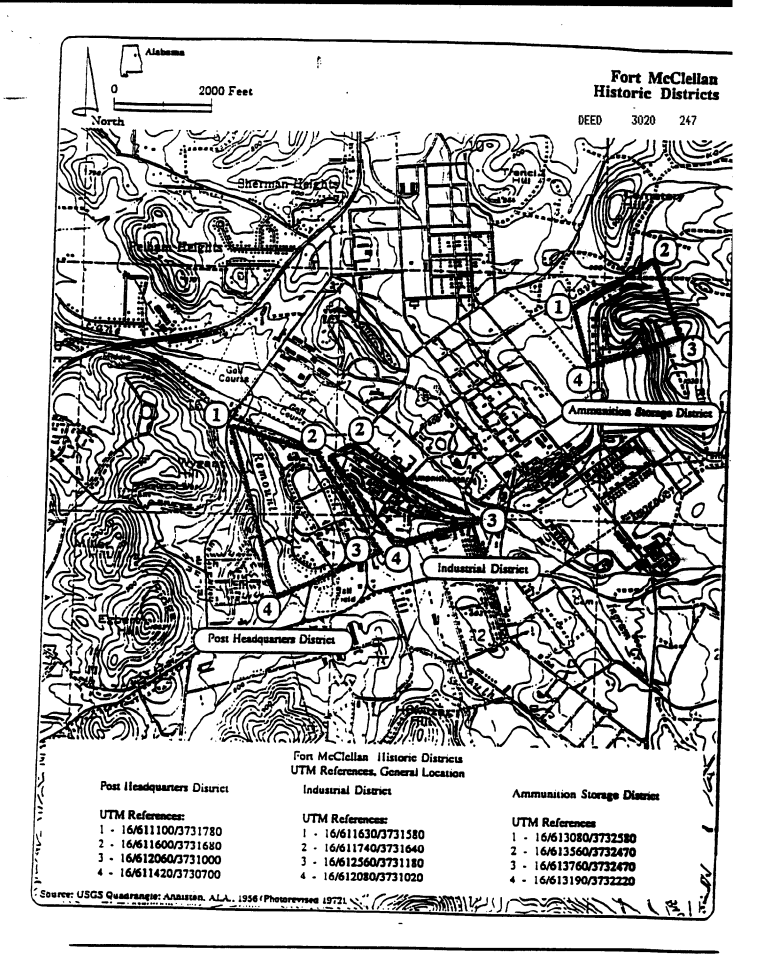
Structure Number	Construction Date	Contrib/ Non Con	Structure Name	District Subdivision	QM plan
241	1937	Con	Administration/Warehouse Building	Admin. Bldgs.	6119-760 to 782 and 6119-140
				.A	to 146
241A	1937	Con	Administration/Warehouse Building	Admin. Bldgs.	6119-760 to 782 and 6119-140 to 146
241B	1937	Con -	Administration/Warehouse Building	Admin. Bldgs.	6119-760 to 782 and 6119-140 to 146
234	1936	Con	Vehicle Maintenance Building	Motor Pool Bldgs.	634-350 to 355
237	1936	Con	Vehicle Storage Building	Motor Pool Bldgs.	677-120 to 125
238	1936	Con	Vehicle Storage Building	Motor Pool Bldgs.	676-135 and 677- 121 to 124
240	1936	Con	Administration Building	Motor Pool Bldgs.	676-130
242	1936	Con	General Storehouse	Motor Pool Bldgs.	676-112A
243	1932	Con	Storage Building	Motor Pool Bidgs.	6119-507
244	1934	Con	Storage Bldg/Technical Shop	Motor Pool Bidgs.	6119-510
216	1936	Non	Railroad Coal Trestle	na	6119-580
228	1936	Con	Electrical Maintenance Shop	Warehouse District	420-155- 160
229	1937	Con	Clothing (Military Sales) Building	Warehouse District	6119-140 to 146
230	1937	Con	Clothing (Military) Sales Building	Warehouse District	6119-155 to 158
236	1932	Con	Technical Maintenance Shop	Warehouse District	6119-500
246	1941		Cold Storage Building	Warehouse District	?
247	1934	Con	Warehouse/Laundry Building	Warehouse District	422-111
252	1936	Con	Communications Center Building	Warehouse District	633-143

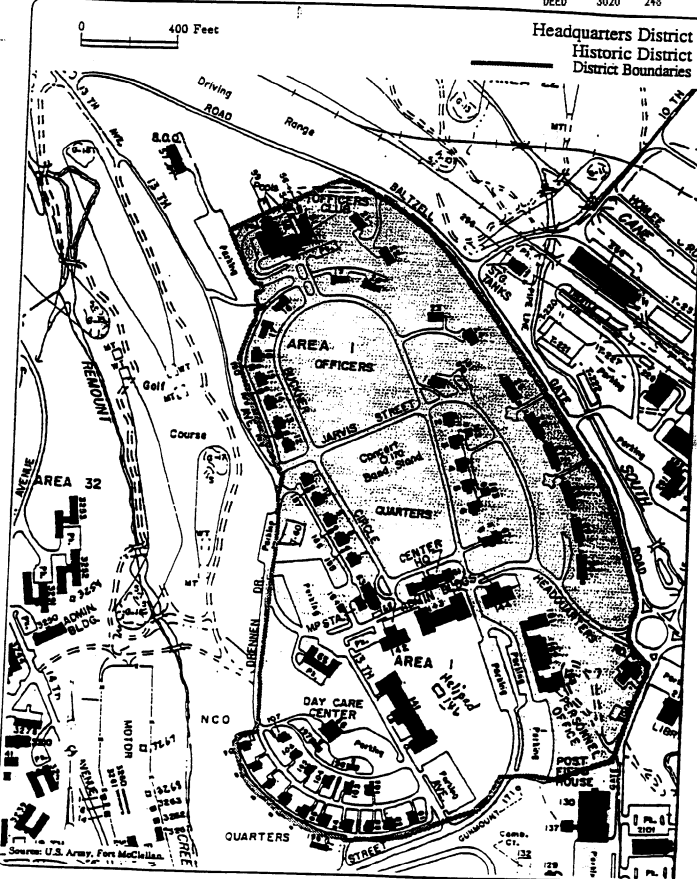
DEED 3020

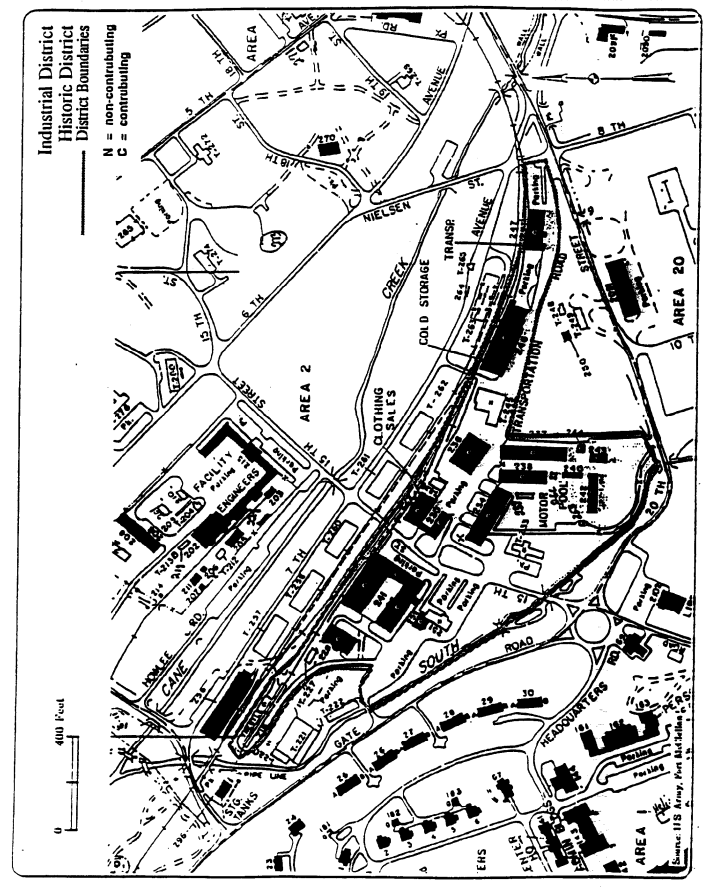
Magazines (Ammunition Storage) District, Fort McClellan, Alabama

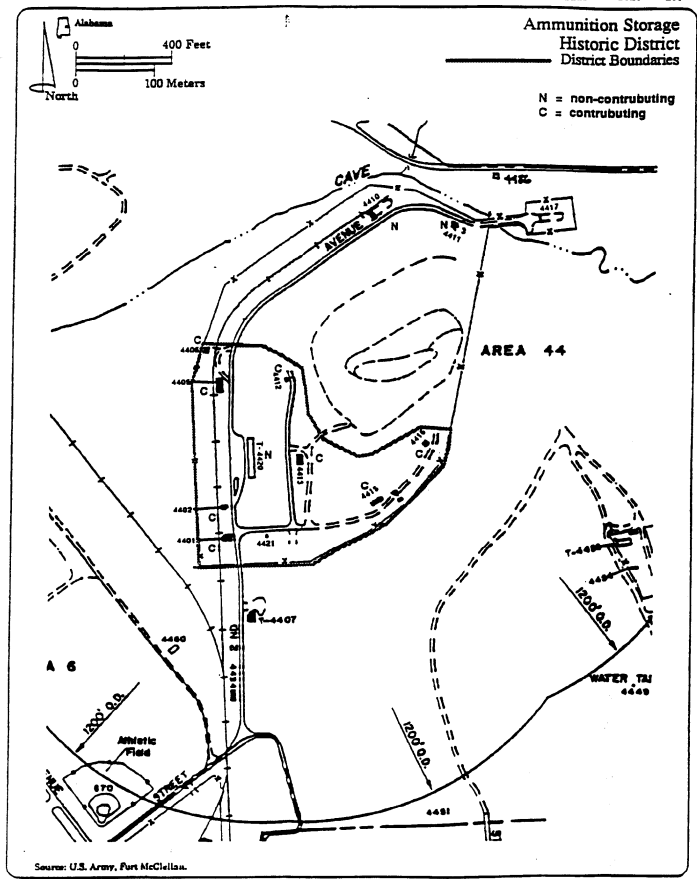
246

Structure Number	Construction. Date	Contrib/ Non Con	Structure Name	Dist Subdiv.	QM plan
4401	1936	Con	Ammunition Magazine	na	652-277
4402	1917	Con	Ammunition Magazine	na	none
4405	1917	Con	Ammunition Magazine	na	none
4406	1909	Con	Unknown Munitions Structure	na	na
4412	1941	Con	Igloo Magazine	na	652- 354Igloo
4413	1941	Con	Igloo Magazine	па	652- 354Igloo
4415	1941	Соп	Igloo Magazine	na	652- 354Igloo
4416	1941	Con	Igloo Magazine	na	652- 3541gloo









DEED 3020 251

ATTACHMENT B

List of Architectural, Archeological, and Archival Studies completed at Fort McClellan:

Holstein, H. O., and K. Little
1982 "The Validity Test of the 1980 McEachern Archaeological
Predictive Model of Fort McClellan, Alabama."
Archaeological Resource Laboratory, Jacksonville State
University, Jacksonville Alabama.

Holstein, H. O., and K. Little

1985a "An Archaeological Pedestrian Survey of Portions of

Northeast Alabama." Archaeological Resource Laboratory,

Jacksonville State University, Jacksonville Alabama.

Holstein, H.O.

1988 "An Archaeological Pedestrian Survey of the Proposed
Fort McClellan Museum Consolidation Project, Calhoun
County, Alabama." Jacksonville Statue University.

Holstein, H.O. and K. Little

1982 "The Validity Test of the 1980 McEachern Archaeological
Predictive Model of Fort McClellan, Alabama."

Jacksonville State University

Holstein, H.O., and C.E. Hill
1993 "Resources on Pelham Range, Fort McClellan, Alabama."
Jacksonville State University.

Holstein, Harry O., Curtis E. Hill, and Keith J. Little
1995 "Archaeological Investigations of Stone Mounds on the
Fort McClellan Military Reservation, Calhoun County,
Alabama (Jan 1995, Legacy)." Archaeological Resource
Laboratory, Jacksonville State University.

Joseph, J. W. and Mary Beth Reed 1994 "Inventory and Evaluation of Seventeen Buildings, Fort McClellan, Alabama". New South Associates.

Joseph, J. W., Mary Beth Reed, Charles E. Cantley, G. Ishmael Williams

1992 "Fort McClellan: A Cultural Resources Overview." New South Associates.

Kelley, B.
1967 "Fort McClellan Traditions Live in Buildings and
Landmarks." (report on file) Information Office,
Headquarters Division, Fort McClellan, Alabama.

Kirkland, A.

1984 "Survey Report of Site Number Ca32, Morgan Mountain
(located in Calhoun Co., Alabama." (ms. on file)
Environmental Management Division, Directorate of
Engineering and Housing, Fort McClellan, Alabama.

DEED 3020 252

- McEachern, M. and N. Boice
 1976 "Archaeological Reconnaissance of Fort McClellan,
 Alabama," University of Alabama.
- McEachern, M., N. Boice, D. C. Hurst and C.R. Nance 1980 "Statistical Evaluation and Predictive Study of the Cultural Resources at Fort McClellan, Alabama." University of Alabama, Birmingham.
- McEahern, M and N. Boice
 1976 "Archaeological Reconnaissance of Fort McClellan,
 Alabama." University of Alabama, Birmingham.
- Moorehead, C.W.

 1991 "Cultural Resource Survey of Fifteen Acres at
 Fort McClellan, Alabama." Mobile District, U.S. Army
 Corps of Engineers.
- Pyburn, Jack and Denise Messick
 1994 "Interim Maintenance Plan for Repairs and Maintenance to
 Historic Structures and Their Surrounding Environment,
 Fort McClellan, Anniston, Alabama." New South
 Associates.
- Reed, M.B.

 1994 "Inventory and Evaluation of Seventeen Buildings,
 Fort McClellan, Alabama." New South Associates.
- Reed, M.B., C.E. Cantley, G.I. Williams, and J.W. Joseph 1992 "Fort McClellan: A Cultural Resources Overview." New South Associates.
- Reed, M.B., W.R. Henry, and J. W. Joseph

 1993 "The Military Showplace of the South, Fort McClellan,
 Alabama, A Historic Building Inventory." New South
 Associates.
- Robison, N. and J. Nielson
 1984 "An Examination of Sites 1Ca62, 1Ca88, and 1CA111 for
 National Register Significance, Fort McClellan, Calhoun
 County, Alabama." Mobile District, U.S. Army Corps of
 Engineers.
- Westervelt, J., M. O'Shea, J. Krzyzak, T. Oduwolle, M. Shapiro and W. Goran
 - "Characterization of Landscape Related Features for Archaeological and Historical Sites Occurring at Fort McClellan, Alabama." Construction Engineering Research Laboratories, U.S. Army Corps of Engineers.

DEED 3020 253

ATTACHMENT C

[Language to be included in lease and license agreements when historic buildings, archeological sites, districts, or other historic properties are present. Two versions are presented--one for buildings/structures and a second for archeological sites.]

Building/Structure Lease (or License) Language

Building number(s) XXX is/are (eligible for inclusion in/listed in) the National Register of Historic Places. This/these building(s) will be maintained by the Lessee (Licensee) in accordance with the recommended approaches in the Secretary of the Interior's Standards for Rehabilitation and Illustrated Guidelines for Rehabilitating Historic Buildings (U.S. Department of the Interior, National Park Service 1992) (Standards). The Lessee (Licensee) will notify the Army of any proposed rehabilitation or structural alteration to this/these building(s) or to the landscape/landscape features and will provide a detailed description of the undertaking prior to undertaking said rehabilitation/alterations. Within 30 days of receipt of such notification and adequate supporting documentation, the Army will notify the Lessee (Licensee) in writing that the undertaking conforms to the Standards and that the Lessee (Licensee) may proceed or that the undertaking does not conform to the Standards and that the Lessee (Licensee) may not proceed. If the Army determines that the undertaking does not meet the Standards, the Army will, with the assistance of the Lessee (Licensee), fulfill the requirements of Section 106 of the National Historic Preservation Act and its implementing regulations, "Protection of Historic Properties" (36 CFR Part 800). The Lessee (Licensee) will not undertake the proposed action until the Army notifies the Lessee that the requirements of Section 106 have been fulfilled and the Lessee may proceed. If the Army objects to the Lessee's (Licensee's) proposed undertaking, the Army will notify the Lessee (Licensee) that the proposed action may not proceed.

DEED 3020 254

Archeological Property(ies) Lease (License) Language

Archeological property(ies) XXX is/are (eligible for inclusion in/ listed in) the national Register of Historic Places. The Lessee (Licensee) shall ensure that the property(ies) remain(s) undisturbed. The Lessee (Licensee) will notify the Army of any proposed ground disturbance to the archeological property prior to undertaking said ground disturbance. Notification will include a detailed description of the proposed undertaking. If the Army does not object to the proposal within thirty (30) days of receipt of such notification and adequate supporting documentation, the Army will, with the assistance of the Lessee (Licensee), initiate consultation with the SHPO in accordance with Section 106 of the National Historic Preservation Act and its implementing regulations, "Protection of Historic Properties" (36 C.F.R. Part 800). The Lessee (Licensee) will not undertake the proposed action until the Army notifies the Lessee (Licensee) that the requirements of Section 106 have been fulfilled and the Lessee (Licensee) may proceed. If the Army objects to the Lessee's (Licensee's) proposed ground disturbance, the Lessee shall not undertake the proposed action.

ATTACHMENT D: STANDARD PRESERVATION COVENANT FOR CONVEYANCE OF PROPERTY THAT CONTAINS HISTORIC BUILDINGS AND STRUCTURES

- In consideration of the conveyance of certain real property hereinafter referred to as (name of property), located in the Calhoun County, Alabama, which is more fully described as: (Insert legal description), (Name of property recipient) hereby covenants on behalf of (himself/herself/itself), (his/her/its) heirs, successors, and assigns at all times to the Alabama State Historic Preservation Officer to preserve and maintain (name of historic property/district) in accordance with the recommended approaches in the Secretary of the Interior's Standards for Rehabilitation and Illustrated Guidelines for Rehabilitating Historic Buildings (U.S. Department of the Interior, National Park Service 1992), in order to preserve and enhance those qualities that make (name of historic property) eligible for inclusion in/or resulted in the inclusion of the property in the National Register of Historic Places. In addition, any design review guidelines established by a Preservation Commission with appropriate authority will be followed. If (Name of property recipient) desires to deviate from these maintenance standards, (Name of property recipient) will notify and consult with the Alabama State Historic Preservation Officer in accordance with paragraphs 2, 3, and 4 of this covenant.
- (Name of property recipient) will notify the Alabama State Historic Preservation Officer in writing prior to undertaking any construction, alteration, remodeling, demolition, or other modification to structures or setting. Such notice shall describe in reasonable detail the proposed undertaking and its expected effect on the integrity or appearance of (name of historic property). Demolition or interior retrofit of noncontributing buildings and structures can be undertaken after thirty (30) days of written notice to the Alabama State Historical Preservation Officer without further consultation.
- Within thirty (30) calendar days of the Alabama State Historic Preservation Officer's receipt of notification provided by (name of property recipient) pursuant to paragraph 2 of this covenant, the Alabama State Historic Preservation Officer will respond to (name of property recipient) in writing as follows:
- That (name of property recipient) may proceed with the proposed undertaking without further consultation; or
- That (name of property recipient) must initiate and complete consultation with the Alabama State Historic Preservation Office before (he/she/it) can proceed with the proposed undertaking.
- If the Alabama State Historic Preservation Officer fails to respond to the (name of property recipient)'s written notice, as described in paragraph 2, within thirty (30) calendar days of the Alabama State Historic Preservation Officer's receipt of the same, then (name of property recipient) may proceed with the

DEED 3020 256

proposed undertaking without further consultation with the Alabama State Historic Preservation Officer.

- If the response provided to (name of property recipient) by the Alabama State Historic Preservation Officer pursuant to paragraph 3 of this covenant requires consultation with the Alabama State Historic Preservation Officer, then both parties will so consult in good faith to arrive at mutually-agreeable and appropriate measures that (name of property recipient) will implement to mitigate any adverse effects associated with the proposed undertaking. If the parties are unable to arrive at such mutually-agreeable mitigation measures, then (name of property recipient) shall, at a minimum, undertake recordation for the concerned property -- in accordance with the Secretary of Interior's standards for recordation and any applicable state standards for recordation, or in accordance with such other standards to which the parties may mutually agree--prior to proceeding with the proposed undertaking. Pursuant to this covenant, any mitigation measures to which (name of property recipient) and the Alabama State Historic Preservation Officer mutually agree, or any recordation that may be required, shall be carried out solely at the expense of (name of property recipient).
- 5. Alabama State Historic Preservation Officer shall be permitted upon reasonable notice at a reasonable time to inspect (name of historic property) in order to ascertain its condition and to fulfill its responsibilities hereunder.
- 6. In the event of a violation of this covenant, and in addition to any remedy now or hereafter provided by law, the Alabama State Historic Preservation Officer may, following reasonable notice to (name of recipient), institute suit to enjoin said violation or to require the restoration of (name of historic property). The successful party shall be entitled to recover all costs or expenses incurred in connection with such a suit, including all court costs and attorneys fees.
- 7. In the event that the (name of historic property) (i) is substantially destroyed by fire or other casualty, or (ii) is not totally destroyed by fire or other casualty, but damage thereto is so serious that restoration would be financially impractical in the reasonable judgment of the Owner, this covenant shall terminate on the date of such destruction or casualty. Upon such termination, the Owner shall deliver a duly executed and acknowledged notice of such termination to the Alabama State. Historic Preservation Officer and record a duplicate original of said notice in the Calhoun County Deed Records. Such notice shall be conclusive evidence in favor of every person dealing with the (name of historic property) as to the facts set forth therein.
- 8. (Name of recipient) agrees that the Alabama State Historic Preservation Officer may at his/her discretion, without prior notice to (name of recipient), convey and assign all or part of its rights and responsibilities contained herein to a third party.

- 9. This covenant is binding on (name of recipient), (his/her/its) heirs, successors, and assigns in perpetuity, unless explicitly waived by the Alabama State Historic Preservation Officer. Restrictions, stipulations, and covenants contained herein shall be inserted by (name of recipient) verbatim or by express reference in any deed or other legal instrument by which (he/she/it) divests (himself/herself/itself) of either the fee simple title or any other lesser estate in (name of property) or any part thereof.
- 10. The failure of the Alabama State Historic Preservation Officer to exercise any right or remedy granted under this instrument shall not have the effect of waiving or limiting the exercise of any other right or remedy or the use of such right or remedy at any other time.
- 11. The covenant shall be a binding servitude upon (name of historic property) and shall be deemed to run with the land. Execution of this covenant shall constitute conclusive evidence that (name of recipient) agrees to be bound by the foregoing conditions and restrictions and to perform the obligations herein set forth.

ATTACHMENT E: STANDARD PRESERVATION COVENANT FOR CONVEYANCE OF PROPERTY THAT INCLUDES ARCHEOLOGICAL SITES

- 1. In consideration of the conveyance of the real property that includes the [official number(s) designation of archeological site(s)] located in the County of Calhoun, Alabama, which is more fully described as [insert legal description of the boundaries of the Archeological site], [Name of property recipient] hereby covenants on behalf of [himself/herself/itself], [his/her/its] heirs, successors, and assigns at all times to the Alabama State Historic Preservation Officer, to maintain and preserve [official number(s) designation of archeological site(s)], in accordance with the provisions of paragraphs 2 through 11 of this covenant.
- 2. (Name of property recipient) will notify the Alabama State Historic Preservation Officer in writing prior to undertaking any disturbance of the ground surface or any other action on [official number(s) designation of archeological site(s)] that would affect the physical integrity of this/these site(s). Such notice shall describe in reasonable detail the proposed undertaking and its expected effect on the physical integrity of [official number(s) designation of archeological site(s)].
- 3. Within thirty (30) calendar days of the appropriate Alabama State Historic Preservation Officer's receipt of notification provided by (name of property recipient) pursuant to paragraph 2 of this covenant, the SHPO will respond to (name of property recipient) in writing as follows:
- (a) That (name of property recipient) may proceed with the proposed undertaking without further consultation; or
- (b) That (name of property recipient) must initiate and complete consultation with the Alabama State Historic Preservation Office before (he/she/it) can proceed with the proposed undertaking.
- If the Alabama State Historic Preservation Officer fails to respond to the (name of property recipient)'s written notice, as described in paragraph 2, within thirty (30) calendar days of the Alabama State Historic Preservation Officer's receipt of the same, then (name of property recipient) may proceed with the proposed undertaking without further consultation with the Alabama State Historic Preservation Officer.
- 4. If the response provided to (name of property recipient) by the Alabama State Historic Preservation Officer pursuant to paragraph 3 of this covenant requires consultation with the Alabama State Historic Preservation Officer, then both parties will so consult in good faith to arrive at mutually-agreeable and appropriate measures that (name of property recipient) will employ to mitigate any adverse effects associated with the proposed undertaking. If the parties are unable to arrive at such mutually-agreeable mitigation measures, then (name of

property recipient) shall, at a minimum, undertake recordation for the concerned property--in accordance with the Secretary of Interior's standards for recordation and any applicable state standards for recordation, or in accordance with such other standards to which the parties may mutually agree--prior to proceeding with the proposed undertaking. Pursuant to this covenant, any mitigation measures to which (name of property recipient) and the Alabama State Historic Preservation Officer mutually agree, or any recordation that may be required, shall be carried out solely at the expense of (name of property recipient).

- 5. [Name of recipient] shall make every reasonable effort to prohibit any person from vandalizing or otherwise disturbing any archeological site determined by the Alabama State Historic Preservation Officer to be eligible for inclusion in the National Register of Historic Places. Any such vandalization or disturbance shall be reported to the Alabama State Historic Preservation Officer promptly.
- 6. The Alabama State Historic Preservation Officer shall be permitted upon reasonable notice at a reasonable time to inspect [parcel designation] in order to ascertain its condition and to fulfill its responsibilities hereunder.
- 7. In the event of a violation of this covenant, and in addition to any remedy now or hereafter provided by law, the Alabama State Historic Preservation Officer may, following reasonable notice to [name of recipient], institute suit to enjoin said violation or to require the restoration of any archeological site affected by such violation. The successful party shall be entitled to recover all costs or expenses incurred in connection with any such suit, including all court costs and attorney's fees.
- 8. [Name of recipient] agrees that the Alabama State Historic Preservation Officer may, at its discretion and without prior notice to [name of recipient], convey and assign all or part of its rights and responsibilities contained in this covenant to a third party.
- 9. This covenant is binding on [name of recipient], [his/her/its] heirs, successors, and assigns in perpetuity, unless explicitly waived by the Alabama State Historic Preservation Officer. Restrictions, stipulations, and covenants contained herein shall be inserted by [name of recipient] verbatim or by express reference in any deed or other legal instrument by which [he/she/it] divests [himself/herself/itself] of either the fee simple title or any other lesser estate in [parcel designation] or any part thereof.
- 10. The failure of the Alabama State Historic Preservation Officer to exercise any right or remedy granted under this instrument shall not have the effect of waiving or limiting the exercise of any other right or remedy or the use of such right or remedy at any other time.

DEED 3020 260

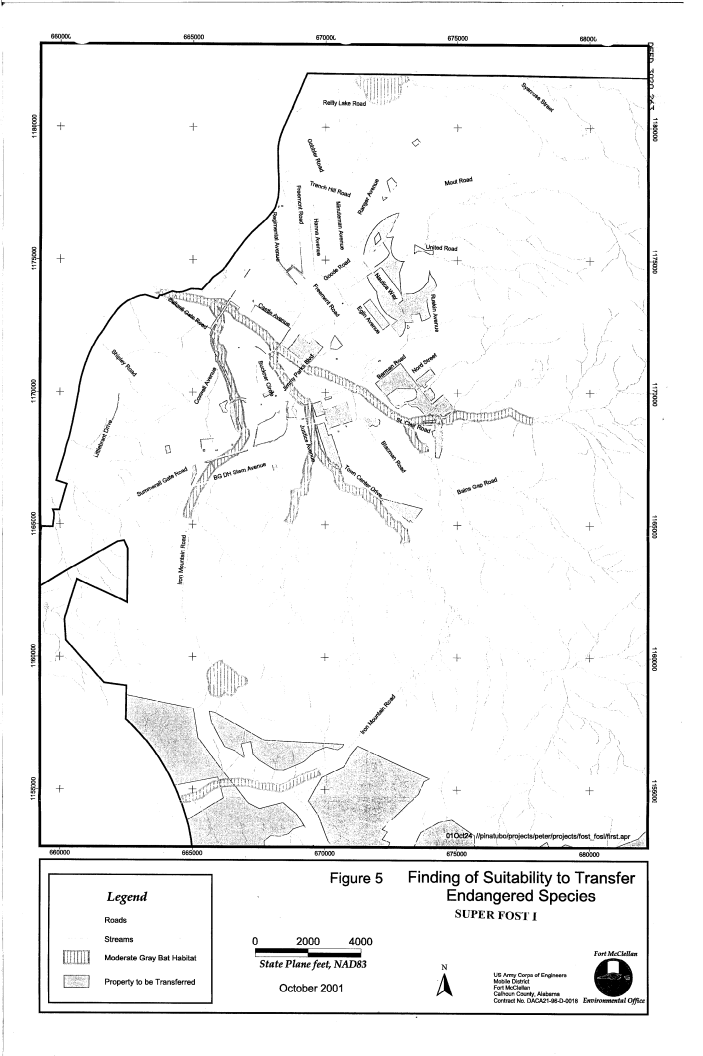
11. The covenant shall be a binding servitude upon the real property that includes [official number(s) designation of archeological site(s)] and shall be deemed to run with the land. Execution of this covenant shall constitute conclusive evidence that [name of recipient] agrees to be bound by the foregoing conditions and restrictions and to perform the obligations herein set forth.

EXHIB IT "D" Transfer III - Deed 6

BUILDINGS AND STRUCTURES IDENTIFIED AS CONTAINING FRIABLE AND NON-FRIABLE ASBESTOS

Building No.	<u>Description</u>		
141	Company Headquarters Building		
143	Administration General Purpose		
698	Administration General Purpose		
810	General Installation Building		
811	General Installation Building		
812	General Installation Building		
837	Annual Training Enlisted Barracks		
888	Maintenance Storage		
900	Unaccompanied Officers Quarters		
	Transient		
916	Annual Training Enlisted Barracks		
917	Annual Training Enlisted Barracks		
918	Annual Training Enlisted Barracks		
925	Annual Training Enlisted Barracks		
926	Annual Training enlisted Barracks		
927	Annual Training Enlisted Barracks		
954	General Installation Building		
959	General Installation Building		
992	Recreation Center		
1108	Administration General Purpose		
1601	Trainee Barracks		
1602	Company Headquarters Building		
1701	Physical Fitness Center		
1702	Physical Fitness Center		
1789	Health Clinic		
1801	Trainee Barracks		
1802	Trainee Barracks		
1881	Limited Use Installation		
1898	Storage Group Installation		
1919	Administration General Purpose		
1920	Administration General Purpose		
1928	Bowling Center		
1929	Dental Clinic		
1966	Post Office Main		
1997	Storage Group Installation		
2020	Administration General Purpose		

2051	Administration General Purpose
2090	Administration General Purpose
2091	Exchange Service Outlet
2098	Recreation Equipment Checkout
3183	Printing Plant
3278	Company Headquarters Building
3298	Vehicle Maintenance Shop
3299	Vehicle Maintenance Shop
4434	Scale House



Property

Legend

Boundary

Roads

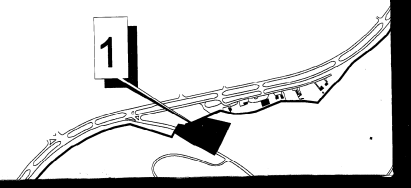
Buildings

Property with 120(I

11 Parcel Number

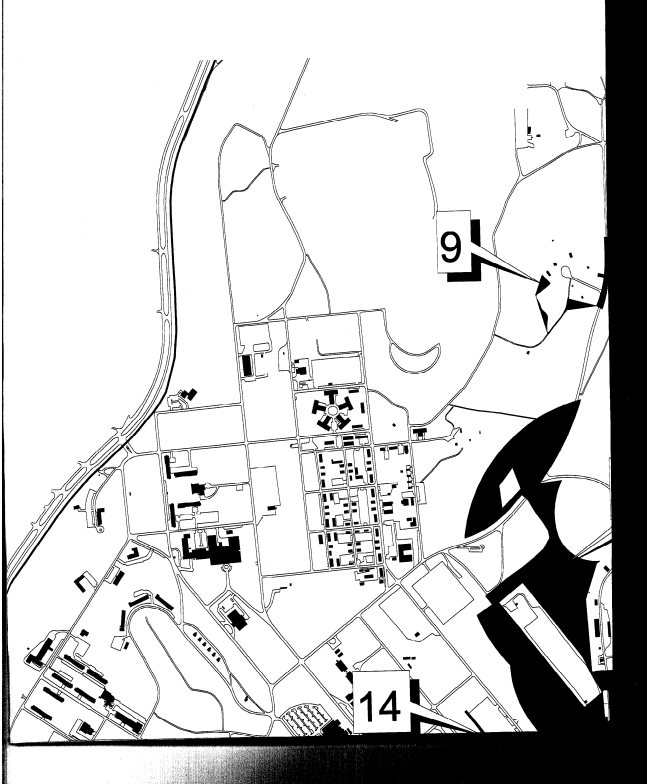
with 120

n)(4) Covenant

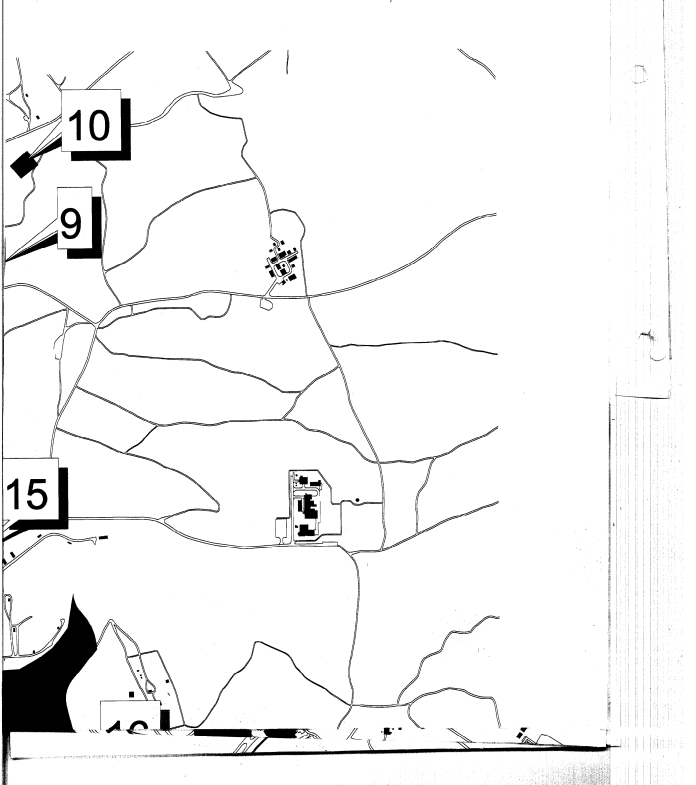


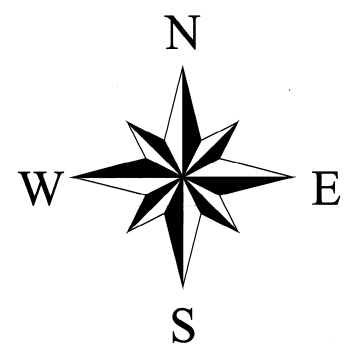
DEED 3020 266

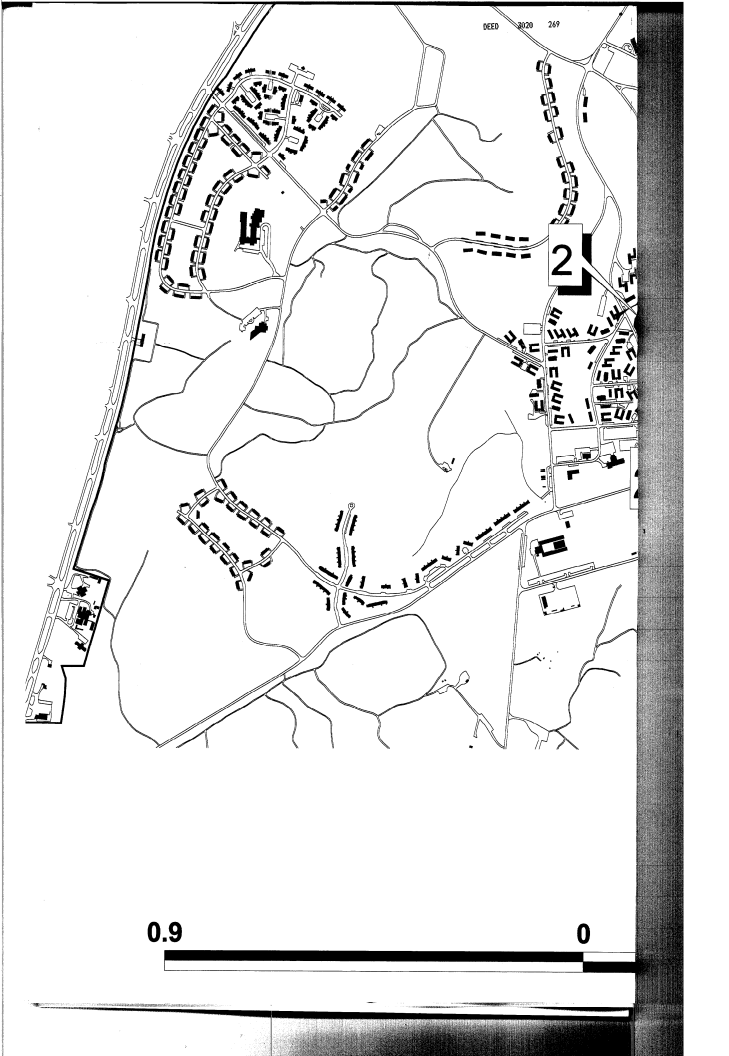
)(h)(4) Cq

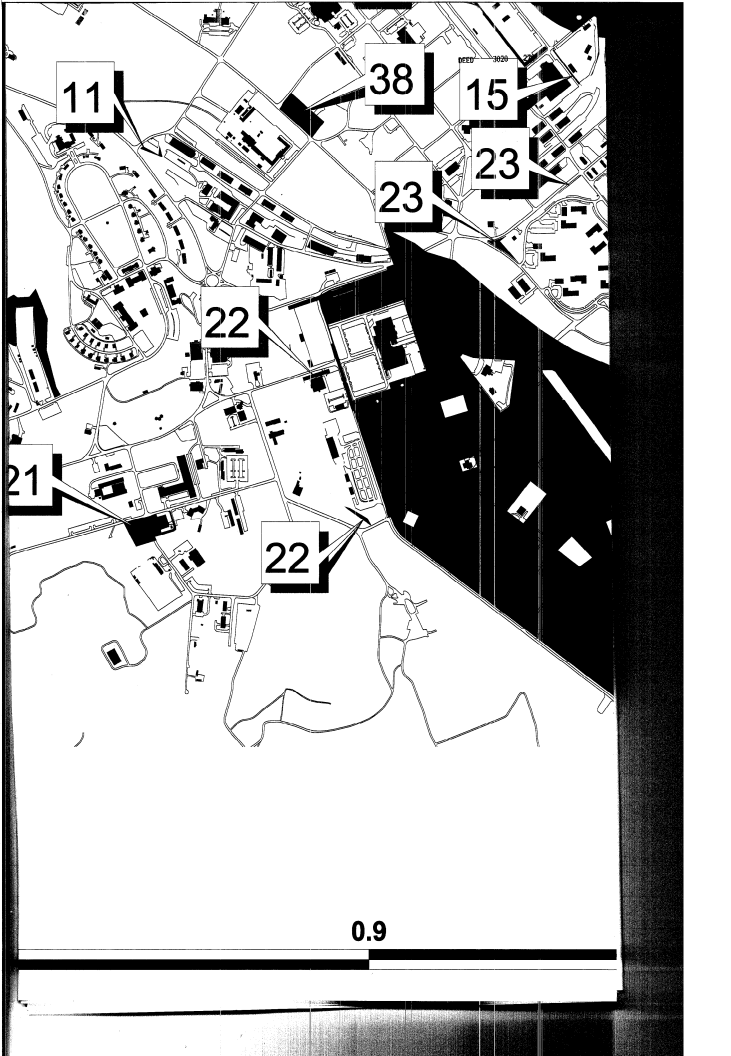


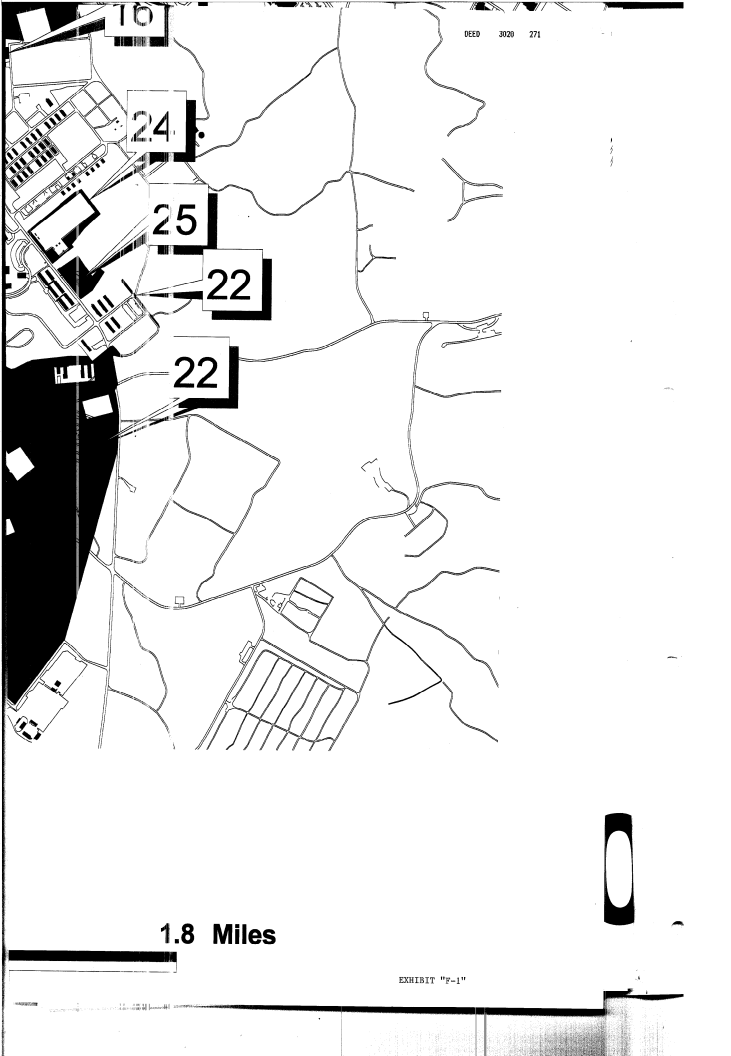
venant











Property

Legend

Boundary

Roads

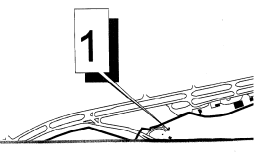
Buildings

Property with 120(h

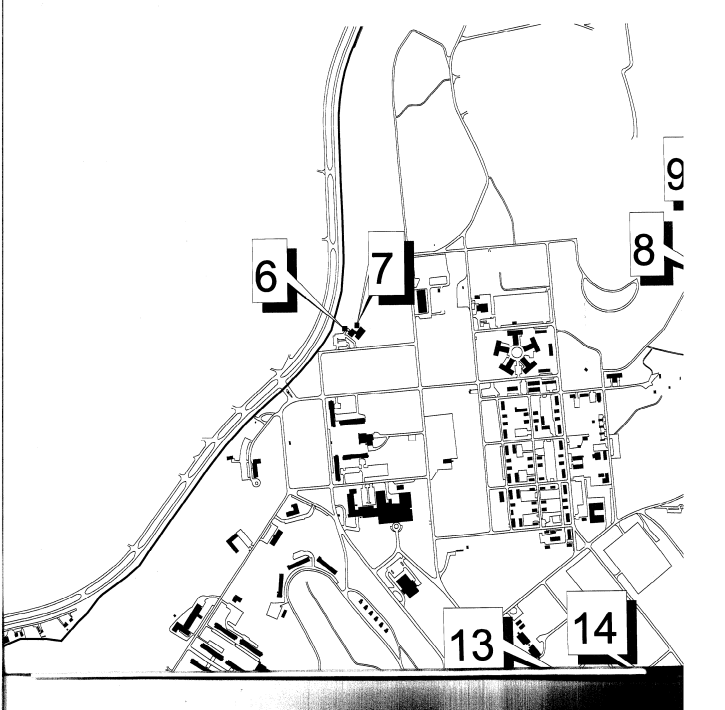
11 Parcel Number

with 120

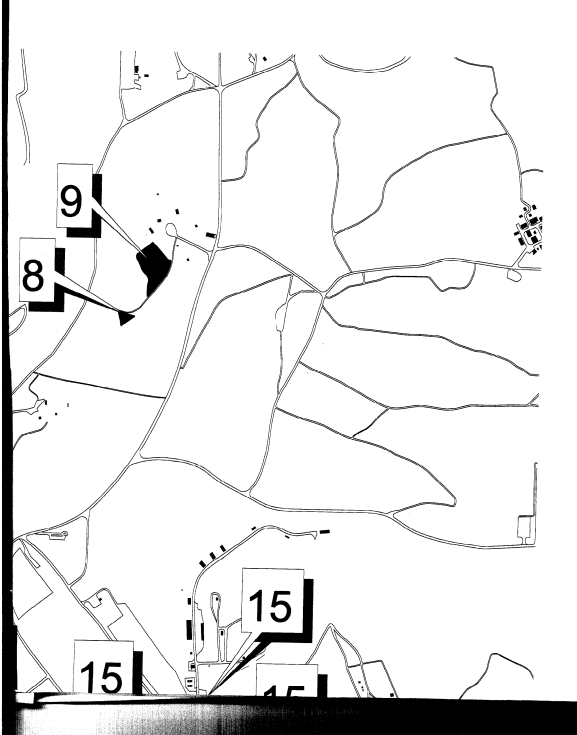
h)(3) Covenant

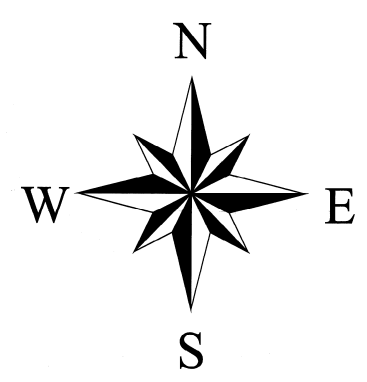


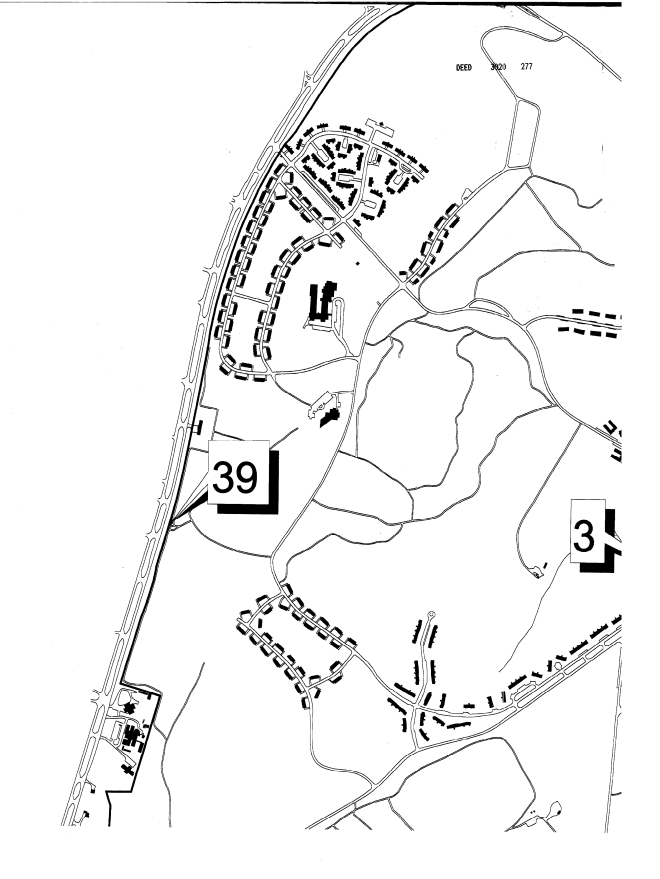
)(h)(3) Cc

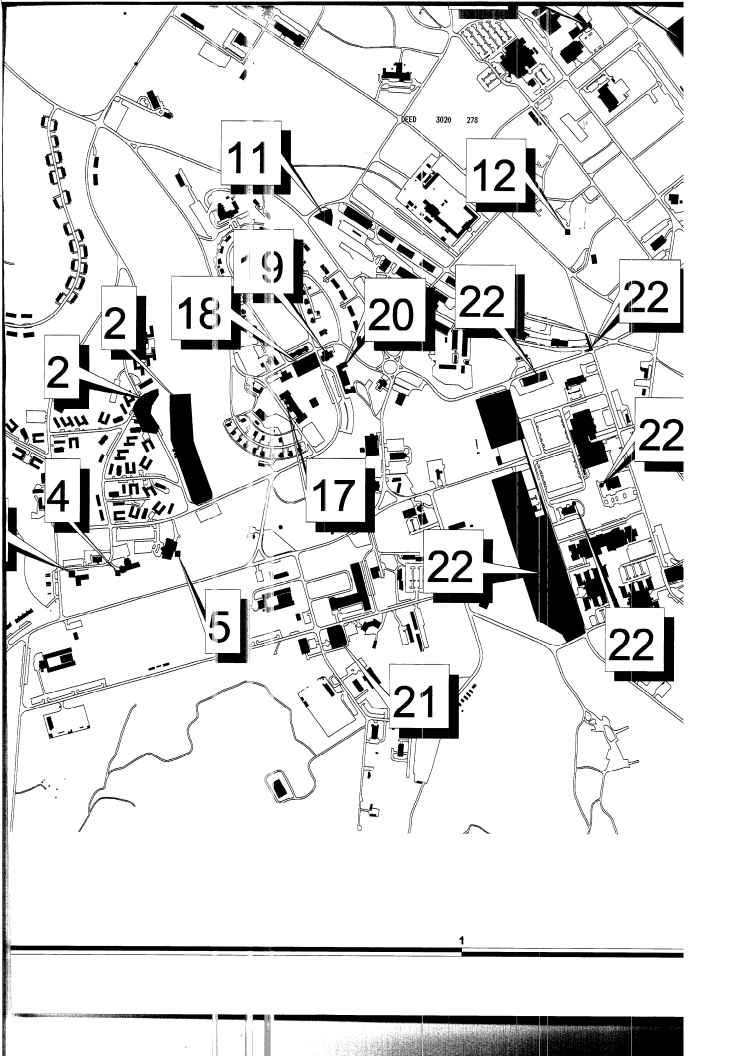


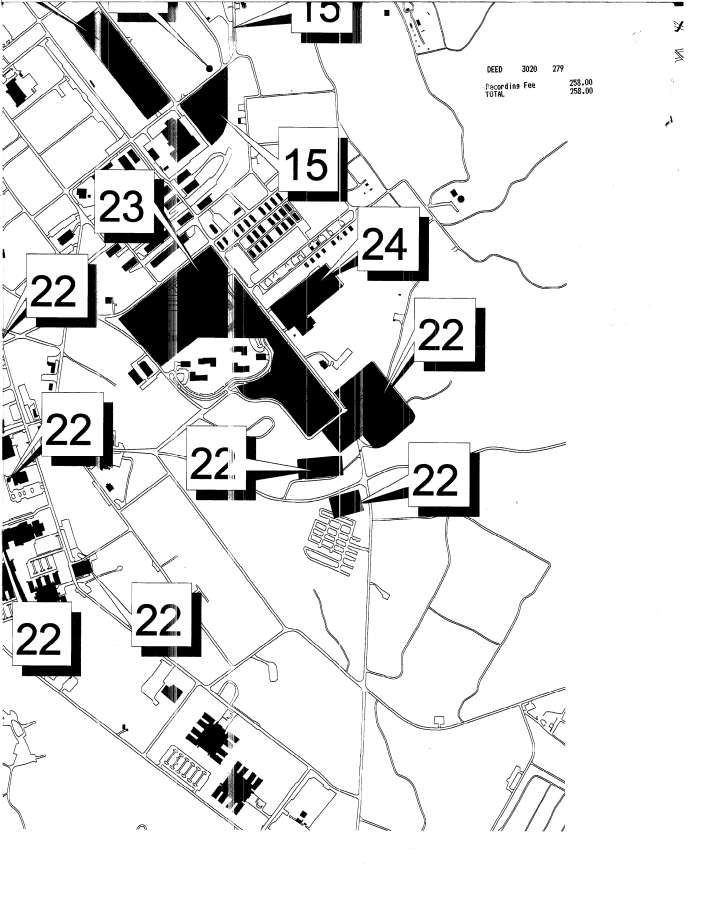
ovenant











2 Miles