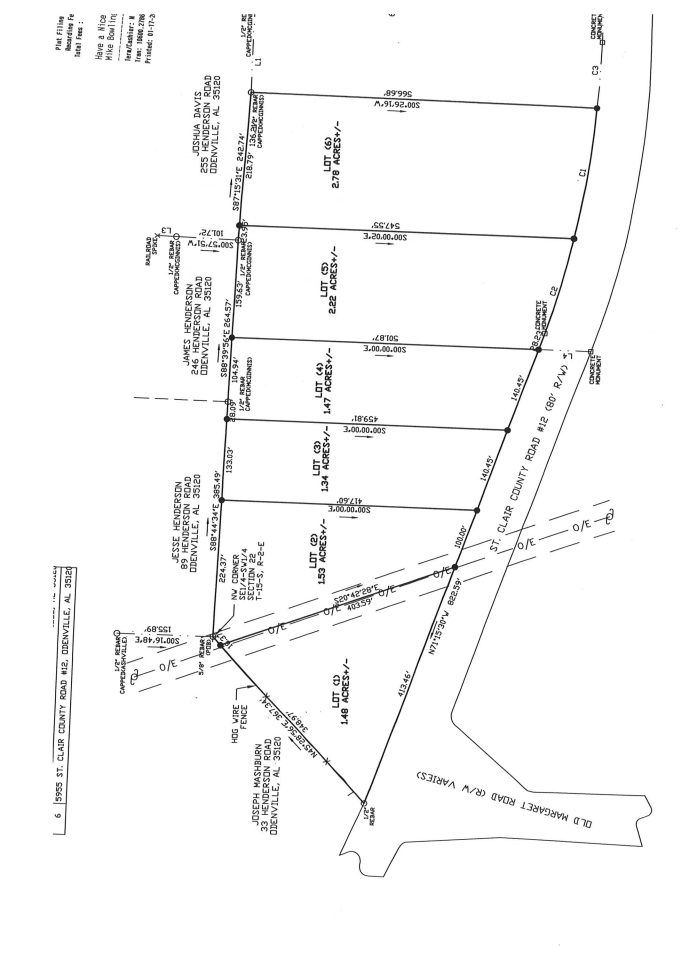
# **EAST OAK SUBDIVISION**

Lot	Address	Acreage	Price
1	5811 Co Rd 12 Odenville AL 35120	1.48	\$24,900.00
2	5833 Co Rd 12 Odenville AL 35120	1.53	\$25,900.00
3	5855 Co Rd 12 Odenville AL 35120	1.34	\$26,900.00
4	5899 Co Rd 12 Odenville AL 35120	1.47	\$26,900.00
5	5935 Co Rd 12 Odenville AL 35120	2.22	\$34,500.00 SOLD
6	5955 Co Rd 12 Odenville AL 35120	2.78	\$36,900.00

Springville, AL 154 EAST OAK Hmy 174 CORDIA Old Nous garex Rd Old Spriagnille PI

Odenville



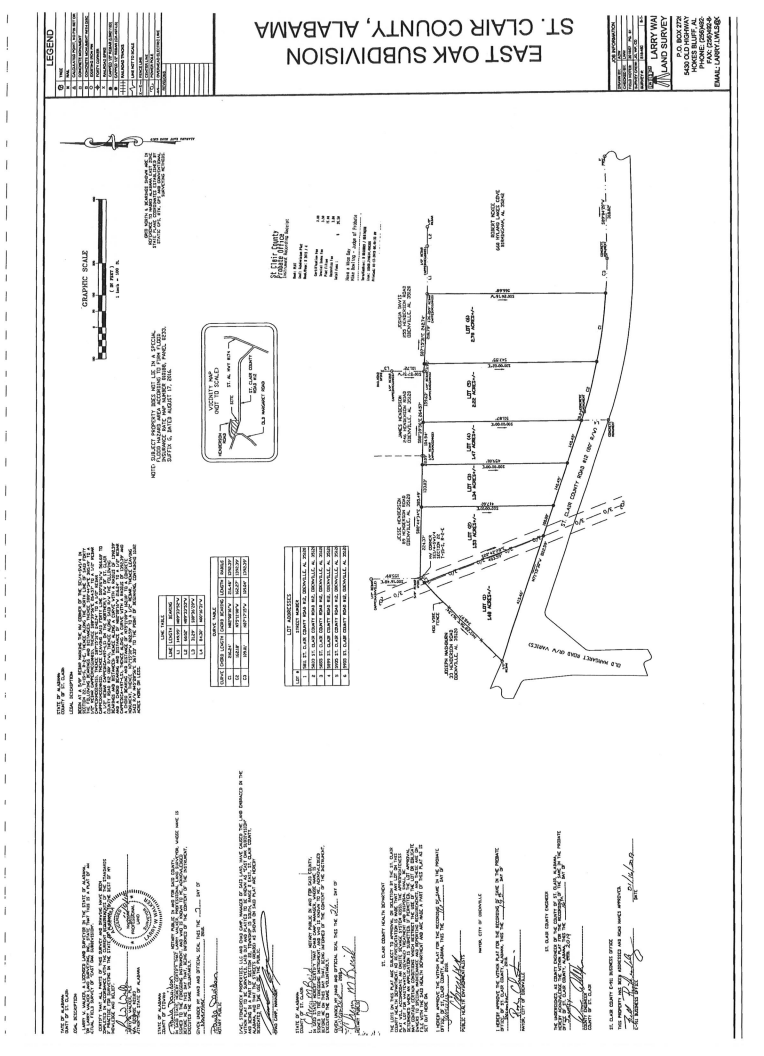
SECTION 22, T-15-S, R-2-E, THENCE ALONG THE NORTH LINE OF SAID FORTY THE FOLLOWING BEARINGS AND DISTANCES: THENCE S88\*44′34″E 385.49′ TO A 1/2″ REBAR CAPPED(MCGINNIS), THENCE S88\*39′56″E 264.57′ TO A 1/2″ REBAR CAPPED(MCGINNIS), THENCE S87\*15′31″E 242.74′ TO A 1/2″ REBAR CAPPED(MCGINNIS), THENCE LEAVING SAID FORTY LINE S00\*26′16″W 566.68′ TO A 1/2″ REBAR CAPPED(CA-497-LS) ON THE NORTHERLY R/W OF ST. CLAIR COUNTY ROAD #12 (80′ R/W), THENCE ALONG SAID R/W THE FOLLOWING BEARINGS AND DISTANCES: THENCE ALONG A CURVE WITH A RADIUS OF 1392.39′ AND A CHORD BEARING AND DISTANCE OF N82\*08′16″W 216.24′ TO A 1/2″ REBAR CAPPED(CA-497-LS), THENCE ALONG A CURVE WITH A RADIUS OF 1392.39′ AND A CHORD BEARING AND DISTANCE OF N75\*11′08′W 162.18′ TO A CONCRETE MONUMENT, THENCE N71\*15′30′W 822.59′ TO A 1/2″ REBAR, THENCE LEAVING SAID R/W N45\*28′56″E 367.33′ TO THE POINT OF BEGINNING, CONTAINING 10.82 ACRES MORE OR LESS.

	LINE TABLE		
LINE	LENGTH	BEARING	
L1	149.95′	N89*33′52*W	
.L2	60.02′	N89*33′53 <b>*</b> W	
L3	31.29′	200°36′20°W	
L4	84.30′	N00°16′31″W	

CURVE TABLE				
CURVE	CHORD LENGTH	CHORD BEARING	LENGTH	RADIUS
C1	216.24′	N82*08'16"W	216.46′	1392.39′
C5	162.18′	N75*11′08*W	162.27′	1392.39′
C3 109.01'		N87*17′15*W	109.04'	1392.39′

LOT ADDRESSES			
LOT #	STREET NUMBER		
. 1	5811 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		
2	5833 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		
3	5855 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		
4	5899 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		
5	5935 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		
6	5955 ST. CLAIR COUNTY ROAD #12, ODENVILLE, AL 35120		

ACED IN THE



St Clair County Probate Office Instrument Recording Receipt

Book: PLAT

Inst: Subdivision Plat Book/Page: N 2019 / 4

Plat

Certification Fee	3.00
Special Index Fee	5.50
Plat Filing	15.00
Recording Fee	3.00
Total Fees :	\$ 26.50

Have a Nice Day Mike Bowling - Judge of Probate

Term/Cashier: N RECORDS / HEATHERW

Tran: -1.-1.-1

Printed: 01-17-2019 08:49:50 AM

St Clair County Probate Office Instrument Recording Receipt Pestric 1.00

Book: DEED

Inst: Restrictive Covenants

Book/Page: N 2019 / 602

Certification Fee Special Index Fee Recording Fee Total Fees :	\$	3.00 5.50 9.00 17.50
Total Due : Checks Paid: Total Paid :	\$ \$ \$	44.00 44.00 44.00
Change Due :	\$	0.00

Have a Nice Day Mike Bowling - Judge of Probate

Term/Cashier: N RECORD9 / KimT Tran: 10600.278614.400397 Printed: 01-17-2019 08:50:58 AM

### East Oak Subdivision Lot Addendum

Lots 1 - 6

Buyer understands and has received a copy of the Phase 3 Final Development assessment from the St. Clair County Health Department for all lots.

Buyer understands and has received a copy of the Final Site Development Plan showing the locations of the perc borings, EDF (Effluent Disposal Field) as well as the REDF (Replacement Effluent Disposal Field).

Buyer understands and will mark the EDF & REDF (staked and flagged) and will avoid and not disturb those areas during any construction. Lot modifications not previously identified could render the Phase 3 Final Development assessment null and void then cause the site to be re-evaluated.

Buyer understands that Seller(s) and St. Clair Health Department will not be held liable to correct any EDF or REDF that a Buyer or Contractor Disturbs.

Buyer	Date:
Buyer	Date:
Witness	Date:



# STATE OF ALABAMA DEPARTMENT OF PUBLIC HEALTH SCOTT HARRIS, MD • STATE HEALTH OFFICER

### St. Clair County Health Department Environmental Division Northeastern District

January 15, 2019

Mr. Chad Camp 11520 US Hwy 411 Odenville AL 35120

Dear Mr. Camp:

Enclosed is the Phase 3 Final Development assessment from the St. Clair County Health Department for:

#### Name of Development: East Oak Subdivision

Lot 1 is approved for a shallow placement of 14 inches. Lot 2 is approved for a shallow placement of 9 inches. Lot 4 is approved for a shallow placement of 12 inches. Lot 5 is a pproved for a shallow placement of 18 inches. Lots 3 & 6 are approved for conventional placements of 24 inches.

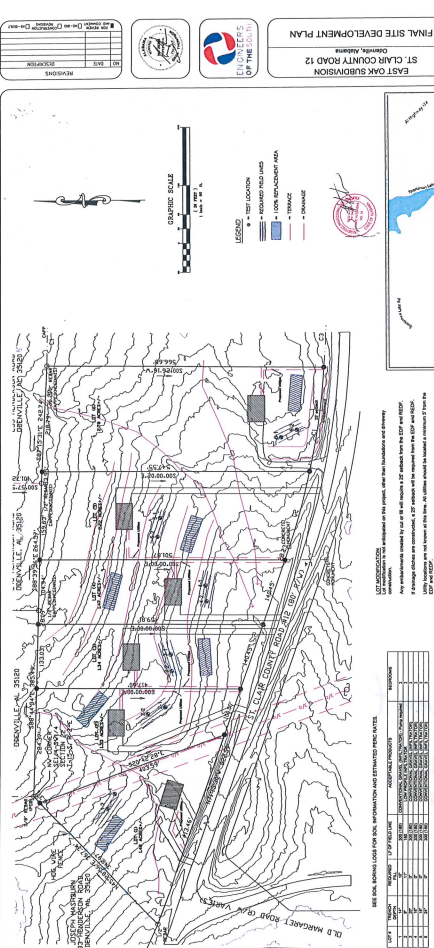
If you have questions, please contact me the St. Clair County Health Department at (205)338-3357.

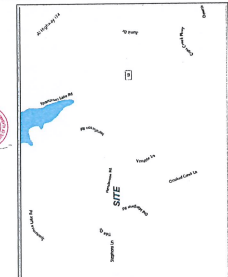
Sincerely,

**Chasity Brewster** 

Public Health Environmentalist

hunded





All recommendations are based on conventional septic system requirements as set forth by the state of Alabam in the Rules Coverning Onsite Serage Treatment and Disposal, Chapter 420—3—1.

Borings and pils were located using a Trimble GeoXH GPS.

ded, a 25' setback will be required from the EDF and REDF.

If drainage ditches are const

SEE SOIL BORING LOGS FOR SOIL INFORMATION AND ESTIMATED PERC RATES.



JOB NO: SP18281
DATE: Dec. 2018
DESIGNED BY:
DRAWN BY: JMH

SCALE: AS NOTED SHEET NUMBER 1 of 1



STATE OF ALABAMA COUNTY OF ST. CLAIR 2019 2584
Recorded in the Above
OEED Book & Pase
03-08-2019 03:48:52 PM
Mike Bowlins - Judge of Probate
St. Clair County, Alahama

### **Amended Restrictive Covenants for East Oak Subdivision**

## These restrictions supersede pervious recording restrictions in Book 2019 Page 602 – 604

East Oak Subdivision, as the same appear of record in Plat Book 209, Page 4, Probate Office, St. Clair County, Alabama.

- 1. Property is restricted to residential use only.
- Any repairs, additions or remodels to existing home must have the exterior completed within THREE (3)
   MONTHS from beginning of construction. A new home under construction has 10 months to be completed.
- 3. Conventional Site Built Homes Only.
- 4. 1 Residence Per Lot.
- 5. No Manufactured or Modular Homes Permitted
- 6. A site-built home must have a minimum 1300 sq. ft. of heated floor area.
- 7. Any structured built must be 10 feet from any side property line.
- 8. No camper, tent, shack, barn, bus on any tract shall, at any time be used as a residence.
- 9. Property may not be subdivided.
- 10. No commercial poultry or hog operations, or commercial dog or cat kennels shall occur on any parcel.
  Designated areas for fencing for personal household pets or Agriculture must behind the home and not

These Restrictions supersede previous recorded restrictions in BK 2019 Pg 602-604 - East Oak Subdivision Lots 1 - 6 (Page 1 of 4)

cc

2019 2585 Recorded in the Above OED Book & Pase 03-00-2019 03:48:52 PM visible from Co Rd 12. No personal horse or cow is permitted unless you own a minimum 3 acres within the subdivision. (No more than 2 (horse/cow) of any combination per 3 Acres).

- 11. Outbuildings: All outbuilding's front building line can't exceed 180ft. from the back-property line. Maximum 2 (Two) Outbuildings allowed. Home Owner may have only 1 (one) Red Iron Steel Building and can have 1 (one) additional outbuilding such as portable storage, aluminum framed on concrete or pole barn. Both buildings cannot exceed 2,500 Sq. Ft. Combined. A mother-in-law suite can be constructed as Conventional Site Built construction or a Red Iron Steel Purlin Building and constructed behind the site-built home. (Mother-in-law suite Conventionally Site Built must attached to the Site Built Home's Roof. All other outbuildings must comply with the 180ft. setback above). Detached car garages and Mother-in-law suites are also considered outbuildings and do count against Total Out Building Square Footages. Mother-in-law suites conventionally or steel built cannot be used as a rental for single or multifamily purposes and are only for personal or Intermitted Family use. Note: (A Red Iron Steel Building can be used as a permanent residence for personal use or Intermitted Family. Red Iron Steel Buildings must meet the following requirements if built before site built home: Outbuilding Setback and Sq. Ft. requirements, siding and roof must be earth tone colors, include matching color downspouts and gutters, front entrance to contain an awning, any rollup doors must be earth toned colored, include front windows and air condition units to be placed on back building line and needs to included landscaping along the front building line.
- 12. Home Owner(s) shall maintain homes exterior (roofing, siding, yard) to not to become an eyesore or nuisance. No parcel shall be used or maintained as a dumping ground for garbage or rubbish of any description. No garbage or rubbish of any description shall be kept or allowed to remain on any parcel except such as may be customary or normal during construction of any dwelling. Trash shall be stored in sanitary containers until collected or removed.

- 13. There shall be no commercial activities (such as Retailing, Storage, office space, single-family, mulit-family or Warehousing or Rental Activities)/personal junk yards, no mechanic business or shade tree mechanic, or salvage operations of any type upon said property or any such thing considered to be an eyesore or a detriment to the other tracts are to accumulate on the property. No abandon cars and any large heavy work-related vehicles or equipment must be parked at back of property and not visible to the road.
- 14. Enforcement of Covenants: These restrictions shall be enforced (by developer or current land owners within East Oak Subdivision) through any proceedings, at the law or in equity, against any person or persons violating or threatening to violate such restrictions and to recover any damages suffered from any violation of such restrictions, including but not limited to, the recovery of a reasonable attorney's fee such as shall be incurred in connection with enforcement of the restrictions. If a vacant lot is resold after all lots are sold by developer, then it's land owners within East Oak Subdivision are responsible to enforce said restrictions.
- 15. The developer(s) reserve the right to amend, alter or modify the provisions of these restrictions or Subdivision Plat with regard to any tract or tracts, in the event that the developer(s), in their sole judgment, deem such amendment, alteration, or modification consistent with the restrictive intent of the restrictions or if terrain features and topographical considerations render the enforcement of these restrictions in regard to any particular tract harsh to the owner.

2019 2586 Recorded in the Above DEED Book & Page 03-08-2019 03:48:52 PM

this the day of	C has caused this instrument to be executed
STONECREEK PROPERTIES, L.L.C.	2019 2587  Recorded in the Above  DEED Book & Pase  D3-08-2019 D3:48:52 PM  Nike Bowlins - Judge of Probate  St. Clair County, Alabama
Chad Camp, Manager	Book/Pa: 2019/2584 Term/Cashier: N RECORD9 / HEATHERW
STATE OF ALABAMA	Tran: 10671.281501.403913 Recorded: 03-08-2019 15:49:24

**COUNTY OF ST. CLAIR** 

REC Recording Fee I, the undersigned, a Notary Public in and for said County, in said State, herby certify that Chad Camp, whose names as Manager of Stonecreek Properties, L.L.C, a limited liability company, are signed to the forgoing instrument, and who are known to me, acknowledge before me on this day, that, being informed of the contents of the instrument, they, as such managers and with full authority, executed the same voluntarily on the day the same bears date, for and as the act of said limited liability company.

Given under my hand and official seal this 8 day of March 2019.

Lleng M Raid

ARY PUBLIC

My commission expires: 9/5/207

CER Certification Fee

PJF Special Index Fee