	•			MJ =1 = 1 D D=J = =	
	Holliman, Shockley & Kelly		(Name)	Michael D. Price 3802 County Road 37	<u></u>
ime)	2491 Pelham Parkway		(Name)	Clanton, AL, 35045	
	Pelham, AL 35124		(Address)		<u></u>
(dress)					
RRA	NTY DEED. JOINT TENANTS WITH RIGHT OF	SURVIVOR	SHIP	<u> </u>	33
	F ALABAMA				258
UNTY	OF <u>Shelby</u> KNOW ALL	MEN BY TH	ese present	S,	7
_4 !	onsideration of One Hundred Fifteen Thou	isand and	no/100		— Dollarson
the und	dersigned grantor, or grantors in hand paid by the GRA Albert Awtrey and wife, Rosemarie J nda Gowland James	ANTEES here	in, the receipt v	whereof is acknowledged, we,	Inst #
erein re	eferred to as grantors) do, grant, bargain, sell and con-	vey unto		•	
	Michael D. Price and wife, Conni	e Cherie	Price		
erein re	eferred to as GRANTEES) as joint tenants with right of Shelby County, Alabama; to-with	of survivorship t:	, the following	described real estate situated in	
fu	e Exhibit "A" attached hereto and mail herein for the complete legal des	ade a part scription	hereof as of the pro	if set forth in perty being conveyed	
re	JBJECT TO: (1) Taxes for the year 199 estrictions, reservations, rights-of- f record, if any; (3) Mineral and min	-way, limi	tations, c	ovenants and conditions	
\$ f:	103,500.00 of the purchase price reinst mortgage loan executed and reco	ecited abo	ove was pai Ltaneously	d from the proceeds of a herewith.	
		~~~	14/1997- 6 AM CER BY COUNTY JUDGE 002 NCD	<b>\                                    </b>	
	•			ivacehia their heirs and assions.	- 11
	TO HAVE AND TO HOLD, to the said GRANTEES nation of the parties to this conveyance, that (unless the herein) in the event one grantee herein survives the of survive the other, then the heirs and assigns of the grantee the conveyance.	ther, the entir	e interest in fee shall take as te	simple shall pass to the surviving grants in common.	rantee, and if
he intergrantees locs not	ntion of the parties to this conveyance, that (unless the	ther, the entire rantees herein heirs, execute of said premise as aforesaid; eirs and assign	e interest in feet shall take as te ors, and administes, that they are that I (we) will as forever, against	simple shall pass to the surviving grants in common.  strators covenant with the said GRANce free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.	rantee, and if
ne inter rantees oes not	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple	ther, the entire rantees herein heirs, execute of said premise as aforesaid; eirs and assign	e interest in feet shall take as te ors, and administes, that they are that I (we) will as forever, against	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.	rantee, and if
he intergrantees locs not	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their have IN WITNESS WHEREOF, we have hereunt July 1997.	ther, the entire tantees herein heirs, execute of said premise as aforesaid; eirs and assignto setou	e interest in feet shall take as te ors, and administes, that they are that I (we) will as forever, against	simple shall pass to the surviving grants in common.  strators covenant with the said GRANce free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.	rantee, and if
he intergrantees not assimble to the interest of the interest	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their have IN WITNESS WHEREOF, we have hereunt July 1997.	ther, the entirement of said premise as aforesaid; eirs and assignto setou	e interest in feet shall take as te ors, and administes, that they are that I (we) will as forever, against	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this	rantee, and if
ne interrantees ocs not assistantees hove; I	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their he IN WITNESS WHEREOF, we have hercum July 1997.	ther, the entirement of said premise as aforesaid; eirs and assignto setOu	e interest in fee shall take as te ors, and administes, that they are that I (we) will as forever, against hand(s) and	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this	rantee, and if
ne interpretations not assistant ass	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their he IN WITNESS WHEREOF, we have hercum July 1997.	ther, the entirement of said premise as aforesaid; eirs and assignt to setOU	e interest in fee shall take as te ors, and administes, that they are that I (we) will as forever, against hand(s) and	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this	rantee, and if
nd assibove; I	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their he IN WITNESS WHEREOF, we have hereunt July 1997.	ther, the entirement of said premise as aforesaid; eirs and assignt to setOU	e interest in fee shall take as te ors, and administes, that they are that I (we) will as forever, against hand(s) and the shall and the shall and the shall be shall	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this	rantee, and if
nd assibove; in the rank	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their had a lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same have hereunt in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same have hereunt in the said GRANTEES, their had lawfully seized in fee simple that I (we) have a good right to sell and convey the same had lawfully seized in fee simple that I (we) have a good right to sell and convey the same lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fee simple that I (we) had lawfully seized in fe	c joint lenancy other, the entire rantees herein heirs, execute of said premis e as aforesaid; eirs and assign  (Seal)  (Seal)  R  (Seal)  Acknow  A Notary P  &** whose is day, that, be	e interest in fee shall take as te ors, and administes, that they are that I (we) will as forever, against hand(s) and wiedgment which in and forevers, against the rame(s)	simple shall pass to the surviving ginants in common.  Strators covenant with the said GRAN e free from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this 25th day and James  James and wife, Linda Gow said County in said State, hereby coarse signed to the foregoing contract the signed to th	rantee, and if ITEES, their is otherwise redministrators  y of  [Seal] [Seal] [Seal] [Seal] [Seal]
he intergrantees locs not assistantees local assist	And I (we) do for myself (ourselves) and for my (our) igns, that I am (we are) lawfully seized in fee simple that I (we) have a good right to sell and convey the same and defend the same to the said GRANTEES, their has IN WITNESS WHEREOF, we have hercumber and sell and convey the same to the said GRANTEES, their has been a sell and convey the same to the said GRANTEES, their has been a sell and convey the same and defend the same to the said GRANTEES, their has been a sell and convey the same and defend the same to the said GRANTEES, their has been a sell and convey the same and the said GRANTEES and the same to the said GRANTEES.  In the undersigned authority  I, the undersigned authority	c joint lenancy other, the entire rantees herein heirs, execute of said premis e as aforesaid; eirs and assign to set	e interest in fee shall take as te ors, and administes, that they are that I (we) will as forever, against hand(s) and wiedgment which in and fore e name(s) and a late.	simple shall pass to the surviving grants in common.  Strators covenant with the said GRAN refree from all encumbrances, unless and my (our) heirs, executors and acoust the lawful claims of all persons.  I seal(s), this	rantee, and if ITEES, their is otherwise redministrators  y of  [Seal] [Seal] [Seal] [Seal] [Seal]

## EXHIBIT "A"

Commence at the southwest corner of the SE 1/4 of the NE 1/4 of Section 12, Township 24 North, Range 15 East, thence run east along the south line of said 1/4-1/4 Section as established by the map and survey of Glasscock's subdivision (Spring Creek) as recorded in Map Book 4, page 23, in the Probate Office of Shelby County, Alabama for 1,018 feet, more or less, to an iron pin at the southeast corner of Lot 19, Block 5 of said subdivision; thence turn an angle to the left of 90° 02' 23", more or less, and run north along the east line of said Glasscock's subdivision for 415.50 feet to an iron pin on the east line of Lot 8, Block 9 of said Glasscock's subdivision; thence 89° 43' 48" right and run east, along an old fence line, for 269.4 feet to a point on the west bank of Lay Lake as it presently exist, and said point being the point of beginning of Parcel "A"; Thence reverse the last stated course and run west, along said old fence line for 269.4 feet to an iron pin; thence 89° 43' 48" left and run south along the east line of said Glasscock's subdivision for 200.50 feet to and iron pin; thence 90° 00' 00" left and run east for 52.00 feet to and iron pin; thence 30° 00' 00" left and run northeasterly for 69.00 feet to an iron pin; thence 85° 00' 00" right and run southeasterly for 150.5 feet to a point on the west bank of Lay Lake as it presently exist; thence run generally northeasterly along the meandering of the west bank of Lay Lake to the point of beginning.

Inst # 1997-25851

D8/14/1997-25851
D9:36 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
22.50