## KNOW ALL MEN BY THESE PRESENTS:

Whereas, on the 12th day of October, 1932, Southern Hineral Land Company, a Corporation, was duly adjudged a bankrupt under the Acts of Congress creating an uniform System of bankruptcy in the United States and its territories, and the amendments thereto, in and by proceedings had in the District Court of the United States for the Southern Division of the Northern District of Alabama, in Bankruptcy, being cause numbered 36786 in the said Court; and

Whereas, A.H.Plumb was heretofore duly appointed Trustee in Bankruptcy of the said bankrupt in the said cause and duly qualified as such; and

Whereas, thereafter on the 7th day of December, 1932, there was duly made and entered in the said bankruptcy proceedings a decree of sale by the Honorable Edmund H. Dryer as Referee in Bankruptcy whereby the property hereinafter described was/to be sold by the said Trustse in Bankruptcy; and

Whereas, pursuant to the terms of the said decree of sale and in strict compliance with the directions and provisions therein contained, after notice of the said sale was given in the form provided in the said decree of sale by publication in the Birmingham Age-Herald and in the Birmingham Post in the issues of those newspapers dated December 9,1932, the said Trustee in Bankruptcy did, on the 21st day of December,1932, at 12.30 o'clock in the afternoon, sell the property hereinafter described, which sale was thereupon in all respects ratified, approved and confirmed by the said Referee in Bankruptcy by decree entered in the said proceedings on the 21st day of December, 1932, a copy of which said decree is hereto attached and marked "ExhibitA"; and

Whereas, at the said sale Roxanna Plumb Kendig, Elva G. Plumb and A. H. Plumb were the highest and best bidders for the said property so sold at and for the purchase price of \$165,000.00 and, in accordance with the privilege given to them by the said decree confirming the said sale, the said purchasers have assigned their said bid and their interests in the subject-matter of the said purchase to The Southern Mineral Land Corporation, a corporation organized under the laws of the State of Alabama (a copy of the said assignment being attached hereto and marked "Exhibit B"), which corporation has been designated by the said purchasers as their nomince to comply with the terms of the said sale and which has in all respects strictly complied with the terms and provisions of the said decree which were conditions precedent to the execution and delivery of this deed of conceyance; and

Whereas, by decree entered in the said proceedings by the Referee in Bankruptcy on the 3rd day of January, 1933, the said Trustee in Bankruptcy was authorized, ordered and directed to execute this deed, a copy of which said decree is hereto attached and marked "Exhibit C"; and

Whereas, this deed has been duly submitted to the said Referee in Bankruptcy and the form hereof is satisfactory to and is approved by him, as will appear by his endorsement hereon to that effect, and the said A.H.Plumb as Trustee aforesaid is duly authorized by the aforesaid decrees to execute and deliver this deed to the said The Southern Mineral Land Corporation;

Now, therefore, in consideration of the premises and the sum of Ten Dollars (\$10.00) paid to the undersigned A. H. Plumb, as Trustee in Bankruptdy of Southern Mineral Land Company, a corporation, bankrupt, by The Southern Mineral Land Corporation, an Alabama corporation, the receipt whereof is hereby acknowledged, the said A.H.Plumb, as Trustee in aforesaid Bankruptdy, does hereby bargain, sell, remise, release, quitclaim, convey, transfer, set over

and assign unto thesaid The Southern Mineral Land Corporation all of the property, money, unpaid royalties, accounts and notes receivable, and assets of all kinds of Southern Mineral Land Company, bankrupt, and all of the right, title, interest and claim of the said bankrupt in and to the same as of the date of the adjudication of the said Southern Mineral Land Company as a bankrupt, and also all right, title, interest and claim of every kind in and to the same and in and to all money, property and assets of every kind of the said A. H. Plumb, as Trustee aforesaid, and all of the right, title, interest and claim of all parties to the said proceedings in and to the said property and assets, free and clear of all liens and encumbrances, but subject to all liens of ad valorem taxes thereon for the tax years 1932 and 1933, if any.

Witbut limiting, restricting or qualifying the foregoing grant and conveyance, the said A. H. Plumb, as Trustee in Bankruptcy of the said Souther Mineral Land Company, bankrupt, does hereby remise, release, transfer, assign, set over and convey unto the said The Southern Mineral Land Corporation all of the right, title and interest of the said Southern Mineral Land Company, bankrupt, and of the said A.H.Plumb, as Trustee in Bankruptcy, aforesaid, and of all of the parties to the said bankruptcy proceedings in and to the following described real property situated in the State of Alabama, to-wit: THE FOLLOWING DESCRIBED LANDS SETURTED IN SHELBY COUNTY Southwest Quarter of Northeast Quarter of Section Thirty-

five, Township Nineteen (19) South, Range Three (3) West.

Southwest Quarter of Northwest Quarter of Section Two (2) in Township Twenty (20), South, Range Three (3) West.

In Township Twenty-one (21) South, Ramge Three (3) West,Southwest Quarter of Northeast Quarter; South Half of
Northwest Quarter; Northwest Quarter of Southeast Quarter, and Southeast
Quarter of Southeast Quarter; and Southwest Quarter of Section Seventeen 17

Northeast Quarter; South Half of Northwest Quarter, and South Half of Section Eighteen (18). South Half of Northeast Quarter; South Half of Northeast Quarter; Southeast Quarter; Sast Half of Southwest Quarter in Section Nineteen (19).

Northwest Quarter of Northeast Quarter; South Half of North-east Quarter; Northwest Quarter; Northwest Quarter of Southeast Quarter;

South Half of Southeast Quarter; and Southwest Quarter of Section Twenty (20).

North Half of Northeast Quarter; Southeast Quarter of Northeast

Quarter; North half of Norrthwest Quarter; Northeast Quarter of Southeast

Quarter; and Southwest Quarter of Southwest Quarter, in Section Twenty-nine

(20)

North; Half of Northeast Quarter; Southeast Quarter; East Half of Southwest Quarter, and Southwest Quarter of Southwest Quarter, in Section Thirty (30). North Half; Northwest Quarter of Southeast Quarter, and Southwest Quarter, in Section; Thirty-one (31).

Northeast Quarter of Northwest Quarter of Section Thirtytwo (32). In-Township Twenty-one (21) South, Range Four (4) West,Northeast Quarter of Northwest Quarter; Southeast Quarter; East Half of
Southwest Quarter, and South-west Quarter of Southwest Quarter of Section
Three (3).

Northeast Quarter of Northeast Quarter; East Half of

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Northwest Quarter of Northeast Quarter; South Half of Northeast Quarter; South Half of Northwest Quarter; Southeast Quarter; Northeast diagonal Half of South-west Quarter, in Section Thirteen (13). Northwest Quarter of Southwest Quarter and South Half of Southwest Quarter of Section Fifteen (15). All of Section Sixteen (16). Morthwest Quarter of Southeast Quarter; South Half of Southeast Quarter; and West Half of Southwest Quarter of Section Seventeen (17). West Half of Northeast Quarter; North Half of Northwest Quarter; Northwest Quarter of Southeast Quarter; North Half of Southwest Quarter; and Southwest Quarter of Southwest Quarter, in Section Nineteen (19). Southeast diagonal Half of Northeast Quarter of Northwest Quarter; Northwest diagonal Half of East Half of Southwest Quarter of Northwest Quarter; Southeast Quarter; Northeast Quarter of Southwest Quarter; and, East Half: of Northwest Quarter of Southwest Quarter, all in Section Twenty-five (25). Southwest Quarter of Southeast Quarter; and Southeast Quarter of Southwest Quarter of Section Thirty (30). Southeast Quarter of Northwest Quarter of Section Thirty-one (31). Northeast Quarter of Northwest Quarter of Section Thirty-four (34).Southeast diagonal half of South Half of Northeast Quarter; Southand Southeast diagonal Half of Southwest Quarter of Section Thirty-five east Quarter; (35).Northeast Quarter; Northwest Quarter of North-west Quarter; South Half of Northwest Quarter; and South Half of Section Thirty-xix (36). In Township Twenty-one (21) South, Range Five (5), West,-West Half of Northwest Quarter of Section One (1)/ East Half of Northeast Quarter of Section Two (2). North Half of Southwest Quarter of Section Twenty-four (24). Southeast Quarter of Northwest Quarter of Section Twenty-five (25).In Township Twenty-Two (22) South, Range Three (3) West,-Southwest Quarter of Northeast Quarter; West Half of Northwest Quarter; West Half of East Half of Southeast Quarter, and West Half of Southeast Quarter, in Section Six (6). Northwest Quarter of Northeast Quarter; and Northwest Quarter of In Township twenty-two (22) South, Range Four (4) West,-Section Seven (7). Northeast Quarter; North Half of Northwest Quarter; Southeast Quarter of Northwest Quarter; Southeast Quarter; Northeast Quarter of Southwest Quarter, and South Half of Southwest Quarter, in Section One (1). Northeast Quarter of Northeast Quarter; and South Half of; Section Two (2). Northeast Quarter; South Half of Northwest Quarter; Northwest Quarter of Southeast Quarter, and South Half of Southeast Quarter; and Southwest Quarter of Section Four (4): West Half of Northeast Quarter; and East Half of Northwest Quarter of Section Nine (9). East Half of Northeast Quarter; Southeast Quarter of Northwest Quarter; and North Half of Southwest Quarter of Section Ten (10). Northeast Quarter; North Half of Northwest Quarter; 'Southeast Quarter of Northwest Quarter; North Half of Southeast Quarter; Southeast Quarter of South-

east Quarter North Half of Southwest Quarter of Southeast Quarter, and East Half of South

West Quarter of Section Eleven (11).

North Half of Northeast Quarter; Southeast Quarter of Northeast Quarter; North Half of Northwest Quarter, and East Half of Southeast Quarter of Section Twelve (12).

Northwest Quarter of Northeast Quarter of Section Thirteen (13).

West Half of Southwest Quarter of Section Fourteen (14) .

West Half of Northeast Quarter; North Half of Southeast Quarter; and North Half of Southwest Quarter of Section Fifteen (15).

Northeast Quarter and South Half of Section Sixteen (16).
South Half of Section Twenty-one (21).

East Half; North Half of Northwest Quarter; Southeast Quarter of North-west Quarter, and East Half of Southwest Quarter of Section Twenty-two (22).

West Half of Northeast Quarter; Northwest Quarter; West Half of Southeast Quarter and Southwest Quarter of Section Twenty-three (23).

Fractional Northwest Quarter "B" containing about 33 acres, Section Twenty-six (26).

Fractional Northeast Quarter "A" containing about 33 acres, in Section Twenty-seven (27).

In Township Twenty-four North, Range Eleven (11) East,-

All of Section One (1), about 567 acres.
All of Section Two (2), about 565 acres.

North Half of Northeast Quarter; Southeast Quarter of Northeast Quarter; West Half of Northwest Quarter of Section Eleven (11).

North Half and North Half of Southwest Quarter of Section Twelve (12).

In Township Twenty-four (24) North, Range Twelve (12) East,
Northwest Quarter of Southwest Quarter of Section Five (5).

West Half of Northwest Quarter; Northeast Quarter of Southeast Quarter and West Half of South-west Quarter in Section Six (6).

Northwest Quarter of Northwest Quarter; South Half of Northwest Quarter, and Northwest Quarter of Southwest Quarter of Section Seven (7).

And fractional interests in the following land, -

An undivided two-thirds interest in the Northwest Quarter of Northwest — Quarter of Section Fighteen (18), in Township Twenty-one (21), South, Range Three — (3), West.

In Township Twenty-one (21) South, Range Four (4) West,Northwest Quarter of Northwest Quarter, and undivided one-half
interest, Section Twenty-nine (29).

An undivided one-third interest in the North Half of Northeast Quarter, and in Northeast Quarter of Northwest Quarter, of Section Thirty (30).

In Township Twenty-offe (21) South, Range Five (5) West,-

An undivided one-third interest in South-west Quarter of Northwest Quarter of Section Thirty-six (36).

In Toownship Twenty-two (22) South, Range Three (3) West-,
An undivided one-half interest in the Southwest Quarter of Section

All coal and other minerals in, under and upon the following described land,-

Quarter; and the North Half of Northwest Quarter of Section Seventeen (17), in Township Twenty-one (21) South, Range Three (3) West.

In Township Twenty-one (21) South, Range Four (4) West, - (6).

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North Half of Northwest Quarter of Section Seven (7). West Half of Northwest Quarter of Northeast Quarter of Section Thirteen (13). Fast Half of Northwest Quarter of Sedtion Seventeen (17). Southeast Quarter of Southwest Quarter of Section Nineteen (19). Southeast Quarter of Northwest Quarter; Southeast diagonal Half of East Half of Southwest Quarter of Northwest Quarter; Southeast Quarter of South-west Quarter, and East Half of Southwest Quarter of Southwest Quarter of Section Twenty-five (25). South Half of Northeast Quarter; West Half of Northwest Quarter, Northeast Quarter of Southwest Quarter and West Half of Southwest Quarter of Section Thirty (30). Northeast Quarter of Northwest Quarter of Section Thirty-six (36). In Township Twenty-one (21) South, Range Five (5) West,-Southeast Quarter of Southeast Quarter of Section One (1). Northeast Quarter of Northeast Quarter of Section Twelve (12). Southwest Quarter of Southwest Quarter of Section Twenty-five (25). Southeast Quarter of Southeast Quarter of Section Twenty-six (26). Northeast Quarter of Northeast Quarter of Section Thirty-five (35). Northwest Quarter of Northwest Quarter of Section Thirty-six (36). In Township Twenty-two (22) South, Range Four (4) West,-Southwest Quarter of NorthwesteQuarter, and Northwest Quarter of Southwest Quarter of Section One (1). Northwest Quarter of Northeast-Quarter; South Half of Northeast Quarter; North Half of Northwest Quarter; that part of Southeast Quarter of Northwest Quarter lying South of Tuscaloosa & Montevallo dirt road, about 20 acres; and Southwest Quarter of Northwest Quarter of Section Two (2). Mortheast Quarter of Southeast Quarter of Section Three (3). West Half of Northeast Quarter of Section Ten (10). In Township Twenty-four North, Range Eleven (11) East,-Southwest Quarter of Northeast Quarter; East Half of Northwest Quarter of Section Eleven (11). Southeast Quarter of Section Twelve (12). West Half of Northeast Quarter of Section Thirteen (13). In Township Twenty-gour (24) North, Range Twelye East,-Southwest Quarter of Southwest Quarter of Section Five (5). East Half of Southeast Quarter of Southeast Quarter of Section Six (6). North Half of Northeast Quarter; Southwest Quarter of Northeast Quarter; and one-half interest in Southwest Quarter of Southwest Quarter of Section Seven (7). Northwest Quarter of Northwest Quarter of Section Eighteen (18). East Half of Northeast Quarter and Southwest Quarter of Northeast Quarter of Section Twenty (20), together with such timber rights and mining rights thereon as may be owned by the Souther Mineral Land Company. Also the seam of coal known as Montevallo NO. 3 Seam, together with the right to mine and remove said soal, which is the same seam now or recently being mined at the Straven Mine, -

In, Township Twenty-one (21) South of Range Three (3) West,-

An undivided two-thirds interest in the South Half of Southeast Quarter of Sedtion

the Northwest Quarter; an undivided one-third interest in the Southwest Quarter of Southwest

The Southeast Quarter of Northeast Quarter; and undivided two-thirds interest in

of Section Six (6).

quarter, and in the Northwest Quarter of Southeast Quarter, all in Section Seven (7).

The West Half of Northwest Quarter of Section Eight (8).

In Township Twenty-one (21) South, Range-Four (4) West,-

An undivided two-thords interest in the South Half of Northeast Quarter of Section Twelve (12).

The following described lands in <u>Bibb County</u>, AlabamaThe Southwest Quarter of Northeast Quarter of Section Two (2) in Township
Twenty-one (21) South, in Range Five (5) West.

The North Half and the Southeast Quarter of Section Twenty (20) in Township Twenty-two (22) South, in Range Four (4) West.

The Southwest Quarter of Southwest Quarter of Section Twelve (12); and the Northeast Quarter of Northeast Quarter; and Southwest Quarter of Northeast Quarter of Section Fourteen (14), all in Township Twenty-two South, Range Five (5) West.

In Township Twenty-four (24) North, Range Eleven (11) East,The Northwest Quarter of Northeast Quarter; the South Half of Northeast Quarter; the East Half of North-west Quarter; the Southeast Quarter; the
North Half of Southwest Quarter, and the Southeast Quarter of Southwest Quarter, all in Section Three (3).

The Southeast Quarter; the East Half of Southwest Quarter, and Southwest Quarter of Southwest Quarter, all in Section Four (4).

The Northeast Quarter of Southeast Quarter; South Half of South-east Quarter, and Southwest Quarter, all in Section Five (5).

The North east Quarter, and North Half of Southeast Quarter, all in Section Six (6).

The Northeast Quarter of Northeast Quarter, and Southeast Quarter ter of Northeast Quarter, all in Section Eight (8).

The West Half of Northwest Quarter, in Section Nine (9);

The Northeast Quarter of Southeast Quarter, and the Northeast Quarter of the Southwest Quarter, in Section Eleven.

The East Half of Northwest Quarter in Section Twenty-one (21).

That part of the Southeast Quarter which lies South of the old tram road, about forty acres, in Section Twenty-three (23).

The East Half of the Southeast Quarter, in Section Twenty-four (24).

The Northeast Quarter and the South Half of Section Twenty-

five (25).

All of Section Twenty-six (26).

All of Section Twenty-seven (27).

The Southeast Quarter of Hortheast Quarter, and the East "alf of Southwest Quarter of Section Twenty-eight (28).

The North-Half of Northeast Quarter, and the South Half of Southeast Quarter, in Section Thirty-three (33).

The Northeast Quarter; the Northeast Quarter of Northwest Quarter, and the South Half of Northwest Quarter, in Section Thirty-four (34).

The Northeast Quarter; the North Half of Northwest Quarter, and the Southeast Quarter of Northwest Quarter less five acres in northwest corner, in Section Thirty-five (35).

In Township Twenty-four (24) North, Range Twelve (12) East,-

That part of the West Half of Northeast Quarter lying West of the railroad, about fifty acres;

The Northeast Quarter of Northwest Quarter;

The Southeast Quarter of Northwest Quarter less twenty acres west of Hahan's Creek,

deeded to C.T. Hughes;

That part of Southwest Quarter of Northwest Quarter commencing at the southwest corner of said forty; thence easterly 91.6 feet along the South line of said forty; thence northerly parallel to west line of said forty, about 500 feet to center of Mahan's Creek; thenes down said Creek to west line of Section; thence southerly 480 feet along said section line to beginning; containing one and one/one-hundredths acres;

Commencing at the Southwest corner of Northeast Quarter of Southwest Quarter; thence east along south side 624 feet; thence north fourteen degrees thenty minutes east 134 feet; thence north twelve degrees east 426 feet to edge of water in Mahan's Creek; thence south fifty-one degrees thirty minutes west 188 feet; thence south seventy-eight degrees fifteen minutes west 134 feet; thence parallel to south line 390.4 feet to point 120 feet east of west line of said forty; thence north 854.4 feet parallel to west line of said forty, to north line of Northeast Quarter of Southwest Quarter; thence west along said line 120 feet; thence south 1320 feet to first point, above five acres;

That part of tract acquired from Thomas Peters, being in Southwest Quarter of Southeast Quarter, about 13 acres;

Twenty acres in the Southeast Quarter sold by J.W.Mahan to Dan Lyon;
In the Southwest corner of Northeast Quarter of Southwest Quarter, which lies
South of old Tram road, anout 2.5 acres.

In the Northeast Quarter of Southwest Quarter about 3.6 acres.

Northwest Quarter of Southwest Quarter;

South Half of Southwest Quarter lesseten acres deeded to C.T. Hughes;

All of the above being in Section Nineteen (19).

The West Half- of Northwest Quarter of Northeast Quarter (from Thomas Peters); the North 30 acres of Northeast Quarter of Northwest Quarter; and the Northwest Quarter of Northwest Quarter, all in Section Thirty (30).

And fractional interest in the following land, -

An undivided two-thirds interest in Northwest Quarter of Southeast Quarter, and the Northeast Quarter of Southwest Quarter; and an undivided one-third interest in the Northwest Quarter of Southwest Quarter, all in Section Thirty-six (36) Township Twenty-one (21) South of Range Five (5) West.

An undivided one-half interest in the Southwest Quarter of Northwest Quarter in Section Six (6), Township Twenty-two (22) Range Four (4) West.

All the coal and other minerals in, under and upon the following described land, -In Township Twenty, three (23) North, Range Eleven (11) East, -

Northwest Quarter of Northeast Quarter, and North Half of Northwest Quarter of Section Two (2).

The North Half of the North Half of Section Three (3).

In Township Twenty-four, (24) North, Range Eleven (11) East,-

The West Half of Southeast Quarter, and the South Half of Southwest Quarter,

and timber interest in the last hamed eighty, all in Section Eleven (11).

Twenty-one (21).

The North Half; the Southwest Quarter; an undivided one-half interest in the

East Half of Southeast Quarter, and an undivided one-sixth interest in the West Half of Southeast Quarter, all in Section Twenty-two (22).

The South Half of Sauthwest Quarter of Section Twenty-three (23).

The North Half of Northeast Quarter; Southwest Quarter of Northeast Quarter; Northwest Quarter; Southeast Quarter, and West Half of Southwest Quarter, all in Section Twenty-eight (28).

The Northwest Quarter of Southeast Quarter; South Half of Southeast Quarter, and Southwest Quarter, all in Section Thirty-four (34).

The Southwest Quarter of Southwest Quarter of Section Thirty-five (35).

In Township Twenty-four (24) North, Range Twelve (12) East,-

The Southeast Quarter of Northwest Quarter lying west of Mahan's Creek, about twenty acres; and ten acres in the Southeast Quarter of Southwest Quarter, in Section Nine-teen (19).

The Southwest Quarter of Southwest Quarter of Section Thirty-two (32); together with such timber rights and mining rights thereon as may be owned by the Southern Mineral Land Company.

All the coal and other minerals in, under and upon the following described lands in CHILTON COUNTY, ALABAMA,-

In Township Twenty-three (23) North, Range Twelve (12) East,-

Commencing on the east side of Mahan's Creek at a poplar tree in the Northwest Quarter of Northwest Quarter of Section Three (3) thence in a southwesterly direction to post oak on section line between Sections Three (3) and Four (4); thence following the meanders of a branch in Section Four (4) until it crosses the section line between said sections, embracing about two (2) acres in Section Four (4); thence South on section line to south-west corner of Section Three (3); thence Fast on the South line of Section Three (3) to Southeast corner of Southwest Quarter of said section; thence North on Quarter section line to Mahan's Creek; thence down Mahan's Creek to beginning, containing about two hundred eighty-five acres in all.

Northwest Quarter of Northwest Quarter of Section Ten (10).

In Township Twenty-four (24) North, Range Twelve (12) Fast, - South Half of Fractional "B", Section Thirteen (13).

Southeast Quarter of Southeast Quarter; West Half of Southwest Quarter; and West Half of East Half of Southwest Quarter, all in Section Fourteen (14).

All of Section Fifteen (15) except the Northwest Quarter of Northwest Quarter.

Northwest Quarter of Northeast Quarter; Southeast Quarter of Southeast Quarter,
and that part of the North Half of Northwest Quarter lying Fast of Montevallo and
Selma Road, containing about sixty-eight (68) acres; all being in Section Sixteen

(15).

North Half of the section and the West Half of the Southwest Quarter of Section Twenty-one (21).

North Half of Section; North Half of Southeast Quarter; North Half of Southwest Quarter, and Southwest Quarter of Southwest Quarter, Section Twenty-two (22).

Northeast Quarter of Northeast Quarter; Northwest Quarter, of Southeast Quarter of Northeast Quarter, in Section Twenty-three (23).

North Half of South Half of Fractional Section Twenty-four (24) except 17 acres off Northwest corner and except 4 acres for Concord Church, about 43 acres.

North Half of Fractional Section Twenty-five (25) except 4 acres off north-east corner, about 43 acres.

Northeast Quarter of Northeast Quarter Section Twenty-six (26).

North Half of Northwest Quarter of Section Twenty-eight (28).

In Township Twenty-four (24) North, Range Thirteen (13) Fast,-

Northwest Quarter of Southeast Quarter of Section Eighteen (18).

Southwest Quarter of Northeast Quarter; West Halfi of Southeast Quarter, and 5 acres off the East Half of Southeast Quarter, commencing at the ford of Dry Creek and running along the Montgomery Road, 50 rods south; thence South leaving the graveyard on the west side of said line, in Section Nineteen (19).

West Half of Northeast Quarter; Northeast Quarter of Northwest Quarter; South Half of Northwest Quarter; Northwest Quarter of Southeast Quarter; Northeast Quarter of Southeast Quarter, and West Half of Southwest Quarter, all in Section-Thirty (30), together with such mining rights thereon as may be owned by the Southern Mineral Land Company.

Also all other property of the said bankrupt and of the said Trustee in Bankruptcy of every kind, character and description, whether real, personal or mixed, and wheresoever situated, whether the same be hereinabove particularly described or referred to or not.

TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments, appurtenances, rights, privilages, ways and easements thereunto appertaining or in anywise belonging, unto the said The Southern Mineral Land Corporation, its successors and assigns, forever, subject, however, to the lien of ad valorem taxes for the tax years 1932 and 1933, if any.

IN WITNESS WHEREOF, the said A.H.Plumb, as Trustee in Bankruptcy of Southern Mineral Land Company, bankrupt, has hereunto set his hand and saal this the 3rd day of January, 1933.

A. H. Plumb

(L.S.)

As Trustee in Banktuptcy of Southern Mineral Land Company, bankrupt.

STATE OF ALABAMA, JEFFERSON COUNTY)

I, K.B. Macy, a Notary Public kn and fdr said County, in said State, hereby certify that A.H. Plumb, whose name as Trustee in Bankruptcy of Southern Mineral Land Company, a bankrupt, is signed to the foregoing conveyance, and who is known to me, and who is known to me to be such Trustee, acknowledged before me on this may that, being informed of the contents of the conveyance, he, as such Trustee, executed the same voluntarily on the day the same bears date.

IN WITNESS WHEREOF, I have set my hand and seal of office this 3rd day of January, 1933.

K.B.Macy, Notary Public

I, the undersigned Edmund H. Dryer, as Referee in Bankruptcy, hereby centify that the foregoing deed is in form satisfactory to me and is approved by me and its execution by the Trustee in Bankruptcy maned therein is hereby authorized, this 3rd day of January, 1933.

Edmund H. Dryer,

Referee in Bankruptey

## EXHIBIT

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE SOUTHERN DIVISION OF THE NORTHERN DISTRICT OF ALABAMA.

IN THE MATTER OF

Southern Mineral Land Company, a Corporation.

Bankrupt.

IN BANKRUPTCY: No. 36786

At Birmingham, Alabama, in said District, on the 21 day of December, 1932. Before Edmund H. Dryer, Referee in Bankruptcy:

According to former order of sale made in this proceeding by this court, of

which due and regular notice by advertisement was given as therein proscribed, the Trustee in Bankruptcy, A. H. Plumb, offers at public outcry to the highest bidder, at the referee in bankruptcy's office, Room 222 United States Post Office Building, Birmingham, Alabama, at the hour of 12:30 p.m., all of the lands, personal property and all other assets of every kind and description, including all receivables and cash on halld, amounting to \$1280.16 withe purchaser assuming to pay, as if so much money received and disbursed by the grustee in this proceeding, all taxes on the subject matter of the sale for the years 1932 and 1933, and at said sale A.H.Plumb, Elva G; Plumb, and Roxanna Plumb Kendig were the highest and best bidders therefor at the total sum of \$165,000.00, the aliquot proportion of each being: 30% to A.H.Plumb, 35% to Elva G. Plumb, and 35% to Roxanna Plumb Kendig. There being no higher or better bid, the trustee in bankruptcy thereupon making report to the court that the said bid is in his opinion the full value of the/subject matter of the sale; that he has heretofore made diligent and exhaustive effort to obtain offers in a higher amount than \$165,000.00 , and has been unable to do so, but that by reason of himself being trustee in bankruptcy and also a creditor in this estate, he declines to recommend an acceptance or rejections of the said bid. It otherwise being made to appear to the satisfaction of the court that the said sale should be confirmed, and there being no objection or opposition thereto from any source, it is thereupon by the court CONSIDERED, ORDERED AND DECREED as follows:

- (1). The said sale is confirmed.
- (2). The Said purchasers are given leave to pay as a part of the said purchase price of \$165,000.00, any proven claim against this estate in bankruptvy at its divident value.
- (3). The said purchasers acquire by their purchase of the subject matter of the sale the following undivided proportionate interests therein, to-wit:

  A.H.Plumb 30/100; Elva G. Plumb 35/100, and Raxanna Plumb Kendig 35/100.
- (4). Either or all of the said purchasers may transfer their said interests in the subject matter of the purchase to any other person or corporation, and if such transfer be made before deed is executed to the purchasers by the trustee, he shall execute deed of transfer under order of this court accordingly.
- (5). In due course the trustee in bankruptey will make report of the collection of the purchase money from the purchasers in accordance with the terms of the said sale.

(Signed) Edmund H. Dryer
Referee in Bankrputcy.

Under Section 21 of the Acts of Congress relating to bankruptcies, I hereby certify that the above is a true and correct copy of the order approving the trustee's bond, as the same remains of record in these proceedings.

Given this the 3rd day of January, 1933.

Edmund H. Dryer,

Referee in Bankruptcy.

## EXHIBIT E

IN THE UNITED STATES DISTRICT COURT DDR THE SOUTHERN DIVISION OF THE NOREHERN DISTRICT, OF ALABAMA.

IN THE MATTER OF

SOUTHERN-MINERAL LAND COMOANY A CORPORATION S
BANKRUPT.

IN BANKRUPTCY
NO. 36786

FOR VALUABLE CONSIDERATION paid to withe undersigned, Elya G. Plumb, Raxanna Plumb Kendig and A. H. Plumb, by The Southern Mineral Land Corporation, a corporation, organized under the laws of the State of Alabama, the receipt, whereof is hereby acknowledged, the undersigned do hereby transfer, set over, aell and assign to the said The Southern Mineral Land Corporation all of their right, title and interest in and to their bid for the assets of Southern Mineral Land Company, Bankrupt, made on December 21, 1932, in this cause, which bid has been accepted and approved by this Court by its decree in the said cause dated December 21, 1932, together with all of the right, title and interest of the undersigned in and to the assets of the said bankrupt so purchased by the undersigned as aforesaid.

The undersigned do further hereby consent to a conveyance of all of the said assets direct go the said The Southern Mineral Land Corporation, and do hereby request that the Trustees in Bankruptcy in this cause convey the assets direct to it.

Dated this 3rd day of January, 1933.

Elva G. Plumb Roxanna Plumb Kendig A.H.Plumb

## EXHIBIT

THE DISTRICT COURT OF THE UNDTED STATES FOR THE SOUTHERN DIVISION OF DISTRICT OF ALABAMA

In THE MATTER OF SOUTHERN MINERAL LAND COMPANY, Bankrupt A CORPORATION,

NO. 36786 IN BANKRUPTCY

heroby certify that

Low Ourivilege Tax

has been paid on the within

AT BIRMINGHAM, ALABAMA, in said District on the 3 day of January, 1933, BEFORE EDMUND H. DRYER, REFEREE IN BANKRUPTCY:

It appearing and being shown to the satisfaction of the Sourt that the purchasers, Elva G. Plumb, Roxanna Plumb Kendig and A. H. Plumb, have padd all of the purchase money and have fully complied with all of the terms of the sale to them, which has been heretofore confirmed by an order of this court in this bankruptcy proceeding; and that in accordance with the privilege given them under a former order of this court that have transferred, set over, sold and assigned to The Southern Mineral Land Corporation all of their right, title and interest in and to their said bid for the assets of The Southern Mineral Land Company, bankrupt, by instrument of transfer and assignment, this day filed in this court in this bankruptcy proceeding,

It is now upon their motion and upon the motion of the said The Southern Mineral Land Corporation, the trustee in bankruptcy appearing, and no other adverse interest appearing, by the court CONSIDERED, ORDERED AND DECREED as follows:

- That the said trustee in bankruptcy execute to the said The Southern Mineral Land (1).Comporation a good and sufficient doed to the subject matter of the sale and purchase; and
- That such deed, with the written approval of this court of hankruptcy, acting by (2). and through its referee, Edmund H. Dryer, is now in open court executed and delivered by the trustee in bankruptcy, A.H.Plumb, to the said The Southern Mineral Land Corporation.

  SizeLby Corporation.

  Edmind H. Dryer, SHELBY COUNTY

Referee in Bankruptcy.

Copy to: Southern Mineral Land Corp. ALH.Plumb Trustee Bradley, Baldwin, All & White, Attys.

instrument as required by STATE OF ALABAMA,
SHELBY COUNTY)

I, Cage Head, Judge of Probate, hereby certify that the Within deed was filed for record in this office January 5th, 1933/2nd recorded in deed record NOBATE 95 and page 1/16 and examined, January 10th, 1932. Cage Head, Judge of Probate.