THE STATE OF ALABAMA, KNOW ALL MEN BY THESE PRESENTS, That. (heréinafter sometimes called the grantors), for and in consideration of the sum of..... to them in hand paid by.. (hereinafter sometimes called the Grantee) the receipt whereof is hereby acknowledged, have granted, bargained, and sold, and by these presents do hereby grant, bargain, sell and convey unto the said Grantee the following described real estate, together with the interests, casements and rights hereinafter mentioned; the lands herein conveyed being situated in the County of .. and State of Alabama, and are described as follows: DONE DO MANIE 

181 PAGE 78 TO HAVE AND TO HOLD to the said Grantee with all the rights and appurtenances thereunto belonging, forever. . And the grantors covenant with the said Grantee, that they are lawfully seized in fee of the aforegranted premises: that the said premises contain the number of acres hereinabove mentioned; that they are free from all encumbrance; that they have a good right to sell and convey the same to the said Grantee, and that they will warrant and defend the said premises to the said Grantee forever, against the lawful claims and demands of all persons. But this conveyance is made upon the following condition, subsequent, that is to say: Unless the said Grantee, pays or tenders or causes to be paid or tendered to the grantors, on or before the 2 day of day of the Grantee minghall, Alabama, the further sum of Phinty light housand and no 7380000) Dollars, for the fee simple title to the lands hereby conveyed, and at the same rate for any interest therein less than the fee simple, or for any less number of acres than that stated above, then this conveyance and the title hereby conveyed shall be null and void, and the consideration presently paid shall be forfeited to the grantors; but there shall be no obligation upon the said Grantee to pay or tender the said sum of money. The grantors further agree to execute such receipts and other instruments at the time of payment of said sum of money, as the said Grantee may deem necessary. The grantors further agree to cure defects in the fee simple title to the land herein conveyed, if any there be, and if they fail to do so within the time during which the said Grantee may pay or tender said sum of money, then the time within which said money may be paid or tendered shall be extended for thirty days after such defects are cured. It is further agreed that the grantors retain possession of, assess for and pay the taxes on said land until the nurchase money is fully paid, but the said Grantee may without binding himself hereunder, at any time within said period enter upon said lands and make a survey and examination thereof without liability for damages in so doing. Where the word Grantce or Grantor is used herein it shall include Grantce's or Grantor's heirs, executors, administrators, successors or assigns, as the case may be. It is further agreed that the Grantee shall have the right to go upon the land described above to conduct topographical and geological surveys and examinations, including drilling test holes, and the right to do other things necessary or desirable on such land to determine the value and usefulness thereof, and in addition ... the right of ingress and egress for such works. The Grantor further agrees that the Grantee shall have the right, at any time during the period for the payment of said further sum of money referred to above, or any extension thereof as herebefore provided, to extend said period for payment of said further sum of money for \_\_\_\_\_\_\_ consecutive periods of minety ... (90) days each upon the payment or tender to the Grantor at the office of the Grantee in Birmingham, Alabama, of <u>fine Morphied to Bollars</u> (\$ 500 - ) for each such extension. All sums paid for such extensions . be credited as a part of the purchase price for the lands described herein. IN WITNESS WHEREOF, ZUE have hereunto set. OUZ hand 5 and seal 5 in the year of our Lord One Thousand and Nine Hundred Signed, Scaled and Delivered in Presence of: Mary John Weldon (L.S.)

	•
LAN-1996—-29799	
THE STATE OF ALABAMA,	
County )	
	NOTARY PUELIC STATE AT LARGE
in and for said County, in said State, do hereby certify that	Blunche Weldon and
in and for said County, in said State, do hereby certify that	zabeth Bentley Mury
John Estellan an of	munsied Somand
	and who. Leeknown to me, acknowledged before me
on this dily that, being informed of the contents of the Convillate.	eyance. Ithey executed the same voluntarily on the
The Activian window may hand and official soul this	lay-of June, 1956
The state of the state and the state state and the state state and the state s	
	Chro Mayelle
A State of the sta	NOTARY PUELIC STATE AT LARGE
STATE OF ALABAMA, SHELBY COUNTY	
	v that the within
was filed for recard the // day of bull 199	Sa, ai, o'cluck
and recorded in leed record 18 1960 2	nnd the Mortgage Tali of
Deed Tax of (10.00 has been paide	
	D. C. Hobate
in and for said County, in said State, do hereby certify that	on the119
came before me the within named	