BOOK 2111 HAGE 382

34/1

FILED 18 MAY 1959

STATE OF ALABAMA

COUNTY OF SHELBY

THIS INDENTURE, made this 7th day of march, 1959, between Alabama Power Company, a corporation, organized and existing under the laws of the State of Alabama, hereinafter referred to as the Company, and Shelby County, Alabama, a subdivision of said State, hereinafter referred to as the County;

## WITNESSETH:

WHEREAS, the Company now owns, maintains and operates an electric power line or lines located on private right of way owned by it near and West Fungo Hollow Road (Sec. "B") N/E off Pelham - approximately paralleling the Simmsville Road Project CP-3-20

in Shelby County, Alabama, the location of said private right of way being hereinafter more particularly described; and

WHEREAS, in order that said highway may be widened and improved, the County desires to acquire from the Company certain portions of its private right of way above referred to.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to it paid by the County, the receipt whereof is hereby acknowledged, and in further consideration of the covenants of the County hereinafter set out, the Company does hereby remise, release, quit claim and convey to the said

Shelby

County all of its right, title, interest and claim in or to the following described rights of way, to wit:

That part of its Shelby County Rural Line #5 electric line extension right of way that lies within the boundary of the aforesaid project and which part is located in Sections 7 and 18, Township 20 South, Range 2 West and Section 3, Township 20 South, Range 3 West, Shelby County, Alabama.

The Company retains and reserves to itself, its successors and assigns, forever, and excepts from the operation of this indenture, all parts

of the above described rights of way not actually lying within the boundaries of the highway right of way as widened and improved, together with the poles, lines, guys and all appurtenances on any portion of the right of way hereby conveyed or herein excepted and retained to the Company, together with the right to remove the same; but the Company shall not be required to vacate any portion of the right of way hereby quit claimed until it has been vested with all of the rights hereinafter provided for.

TO HAVE AND TO HOLD the same to the said Shelby County, its successors and assigns, forever.

In consideration of such remise, release, quit claim and conveyance by the Company, the County hereby covenants and agrees with the Company, its successors and assigns, as follows:

- (1) The County will reimburse, or cause to be reimbursed, the Company for all cost and expense, including materials, labor, taxes, auto expenses, engineering costs and overhead charges, less credits for all usable materials removed, incurred by it in relocating such of its electric power line or lines, or portions thereof, as may be removed from the rights of way herein conveyed and whether the same be relocated on new private\_right of way or within the boundaries of the improved highway right of way. The County will also procure, or cause to be procured, for the Company and without cost to the Company, all rights to place all necessary guy wires and anchors upon the lands adjoining said electric power line or lines, or portions thereof, as relocated within the improved highway right of way, and the rights to cut and trim and to keep cut and trimmed, and remove all trees on the lands adjacent to the improved highway right of way and which might then or thereafter endanger such electric power line or lines, or portions thereof, as are placed within the new highway right of way, such guy wire and anchor permits and tree trimming rights are to be obtained on forms furnished by the Company.
- (2) In the event any portion of said electric lines are required by the state or county to be relocated on private right of way, then the County will provide or will cause to be provided, for the Company and without cost to the Company, new private rights of way to be owned by the Company and, unless impracticable and objectionable to the Company, parallel and adjacent to the

boundary of the improved highway right of way, together with all rights to cut and trim, and to keep cut and trimmed and remove all trees on lands adjoining the right of way so procured, as might then or thereafter endanger such electric power line or lines, or portions thereof, as are placed upon the right of way so procured, and will provide, or cause to be provided, for the Company the right to place necessary guy wires and anchors on the lands so adjoining such right of way. Such new right of way must be equivalent to that herein conveyed and shall be, together with the tree trimming rights and guy wire and anchor permits herein provided for, obtained on forms furnished by the Company and shall be acceptable to the Company. In the event the County is unable to provide, or cause to be provided, for the Company such new private rights of way, then the Company may proceed to acquire such new private rights of way, together with all necessary guy wire and anchor rights and tree trimming rights as above described, either by purchase or condemnation and the County shall cause to be reimbursed or will reimburse the Company for the entire cost of and expense to which !t is put in acquiring such new private right of way.

(3). The County will reimburse, or cause to be reimbursed, the Company for all cost and expense, including materials, labor, taxes, auto expenses, engineering costs, overhead charges, acquisition of right of way, guy wire and anchor permits and tree trimming rights, to which the Company may be put in the future by reason of being required by the state or county to again relocate, alter or change, either within or without the highway, such of its electric power lines or portions thereof, as may have been removed from the right of way herein conveyed and placed within the boundaries of the improved highway right of way. In the event such future relocation, alteration or change is to be made without the then boundaries of the improved highway right of way, then the County will provide, or cause to be provided, for the Company and without cost to the Company new private rights of way, together with all necessary guy wire and anchor rights and tree trimming rights, to be owned by the Company; and in the event the County is unable to provide, or cause to be provided, for the Company such new private rights of way, then the Company may proceed to acquire such new private rights of way either by purchase or condemnation, and the County shall cause to be reimbursed or will reimburse the

Company for the entire cost of and expense to which it is put in acquiring such new private right of way.

(4) The covenants of the County herein contained are intended to be and shall be construed as covenants running with the grant or conveyance made by the Company herein and shall be binding upon said County and also upon its successors and assigns.

IN WITNESS WHEREOF, said Alabama P	ower Company has caused this in-
strument to be executed and signed by  Executive ital Vice President, and to be attested by ital	Edwin I. Hatch s Secretary, or an Assistant Sec
retary, and its corporate seal to be hereto	attached, and Shelby
County has caused this instrument to be exec and Ch. Bd. of Rev. & Control	uted on its behalf by the Judge
of Probate/ Conrad M. Fowler	, thereunto duly
authorized, and the corporate seal of the Co	unty to be hereto affixed, in
duplicate, all on the day and year first abo	ve written.
ALABA	MA POWER COMPANY
Attest	
	ec. Vice President
hambel Parren	
Secrétary	
	COUNTY
	A Mind
Witnesses: By	Judge of Probate
	CHARTIN A BLAKET

STATE OF ALABAMA	•
COUNTY OF JEFFERSON )	
I, Mary J. Coch	ran , a Notary Public in and for
said County in said State, hereb	y certify that <u>Edwin I. Hatch</u>
Executive whose name as Nice President of	Alabama Power Company, a corporation, is
signed to the foregoing conveyan	ce, and who is known to me, acknowledged be-
fore me on this day that, being	informed of the contents of the conveyance,
he, as such officer and with ful.	l authority, executed the same voluntarily
for and as the act of said corpor	ration.
Given under my hand and	day of day of
Musch, 19	9 <u>59</u> •
	Care Cochan (SEAL)
	Notary Public
	Notary Public, <u>Jefferson</u> County, Alabama. My Commission expires 1-28-61
STATE OF ALABAMA )	
COUNTY OF SHELBY	
I, Handy Ellis	for State at Large, a Notary Public in and for
of Alabama	certify that Conrad M. Fowler
ar	nd Ch. Bd. of Rev. & Control.
whose name as Judge of Probate of	
	ance, and who is known to me, acknowledged
before me on this day that, being	informed of the contents of the conveyance,
he, as such officer and with full	authority, executed the same voluntarily
for and as the act of said County	
Given under my hand and	official seal, this 18th day of
May , 19_59	
	SEAL)
	Notary Rublic  for State of Alabama at Large
	Notary Public, Shelby County, Alabama. My Commission expires 1-9-65

FM FN 18 MAY 1959

STATE OF ALABAMA, SHELBY COUNTY		
I, Conrad M. Fowler, Judge of Probate, was filed for record the Record	hereby certify that  19 9 at  at page 12 and	the within o'clock M. and the Mortgage Tax
recorded in has been paid.		Im Inula
-	· · · · · · · · · · · · · · · · · · ·	Judge of Probate