for and in consideration of the sum of social poles in hand paid by Alabama Power Company, a corporation, the receipt whereof is acknowledged, do hereby grant to said Alabama Power Company, is successors and assigns the right to construct, operate and maintain its lines of poles and towers and appliances necessary in connection therewith, as located by the final location survey herectore made by said Company, for the transmission of referric power with the right to string thereon from time to time electric power and telephone wires and the right to permit other corporations and persons to attach wires to said poles and towers upon, over, unde and across the following described lands situated in Shelley County, Alabama: Rapht of wext and across the following described lands situated in Shelley County, Alabama: Rapht of wext and across the pole wext and across the following described lands situated in Shelley County, Alabama: Rapht of wext and so less thank the said and across the following described poles and towers and across the following described poles and to the said to the	We, J. I. Craw	e and wige 5-r	a G. Crane	
in hand paid by Alabama Power Company, a corporation, breecipt whereof is acknowledged, do hereby grant to said Alabama Power Company, its successors and assigns the right to construct, operate and maintain its lines of poles and towers and appliances necessary in consection therewith, as located by the final location survey hereofore made by said Company, for the transmission of referrice power with the right to string thereon from time to time electric power and telephone wires and the right to permit other corporations and persons to attach wires to said poles and towers upon, over, under and across the following described lands situated in Shelley County, Alabama: Regalatory was granted be really in place to easy as pavel of the west and across the following described lands situated in Shelley County, Alabama: Regalatory was granted be really in place to easy as pavel of the West subsequence of the west of the West subsequence of the pavel of the West subsequence of the pavel of the Shall good to the Shall good to the subsequence of the pavel of the Shall good to the subsequence of the pavel of the subsequence of the pavel of the subsequence of the pavel of the pavel of the subsequence of the pavel of the pavel of the subsequence of the pavel of the p		· · · · · · · · · · · · · · · · · · ·	00/1	Dollars
and across the following described lands situated in Shelly County, Alabama: Right of way granted here in is functed to averhand of MIVE from pole presently in place to edge of 12248 To add and one attract pole and quay wire of the West sile expaced road on the Swith of the Nully of Sec. 34 A parcel of land in the Swith of the Nully of Sec. 34 In the crent is becomes necessary or desirable for Alabama Power Company to more its lines of poles, towers and applances in connection with the construction or improvement of any public road or highway in proximity to insuit power lines to expand the South by Allen Chartself Property and the South by Allen Chartself Property expanding in connection with the construction or improvement of any public road or highway in proximity to insuit power lines to expand the south by Allen Chartself Property expanding in connection with the construction or improvement of any public road or highway in proximity to insuit power lines to expand the south by Allen Chartself Property expanding the region of the right to relocate its said lines of poles used appliances in location or interest to the said Company shall relocate its said line of poles are catabilished or re-established from the or fine of the poles to the property of the right of way of any acid public road or highway as established or re-established from the original poles of the property of the right of the property of the pro	(\$\frac{1}{2}) to	dged, do hereby grant to said the and maintain its lines of post the final location survey hereby to string thereon from the survey of the string thereon from the string the st	Alabama Power Company, its success poles and towers and appliances nece erctofore made by said Company, for ime to time electric power and telep	sors and assigns, essary in connective transmission of the transmi
County, Alabama: Right of way granted herein is limited to overhan a general second of the west side of the west of the west side of the west of the west side				<u></u>
to the event is becomes necessary or desirable for Mahama Power Company to more its lines of poles, towers and appropriate provided, provided the right of valor of poles, towers, and appliances on lands of grantost the feet outside the boundary of the right of way of any such public road or highway as established or not greater the feet outside the boundary of the right of way of any such public road or highway as established or necessary or desirable for Mahama Power Company to more its lines of poles, towers and appliances on lands of grantost bank the construction or improvement of any public road or highway in proximity to its said power lines, to said Company shall relocate its said lines of poles, towers, and appliances on lands of grantost the refer outside the boundary of the right of way of any such public road or highway as established or necessibilished from the of time. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear it trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand a hand a and seal and	County, Alabama:	•	1	f
In the event it becomes necessary or desirable for Alabama Power Company to more its lines of poles, towers and applances in connection with the construction or improvement of any public read or highway in proximity to its said power lines, it said company is hereby granted the right to relocate its said lines of poles or towers at a distance not greater the field end of highway as established from the field of their right of way of any such public read or highway as established or recestablished from the field of ingress and eggress to and from said lines; and also the right to end or the field of the right of way of any such public read or highway as established from the field of ingress and eggress to and from said lines; and also the right to cut and keep clear: Together with all the right and privileges necessary or convenient for the full enjoyment or use therees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Us have hereunto set One hand and seal S. this together with the said to the result of the said seal S. this together with the said to the said to the said seal S. this together with the said to the said to the said seal S. this together with the said to the said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said to the said to the said seal S. this together with said to the said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal S. this together with said to the said seal	Right of wax	granted herein	is funited to over	hana
In the event it becomes necessary or desirable for Mahama Power Company to move its lines of poles, towers and app ances in connection with the construction or improvement of any public road or highway in proximity to its said power lines. It can be desirable, provided, however the said Company is hereby granted the right or teneure its said lines of poles, towers and appliances on lands of grantors here above described, provided, however the said Company shall relocate its said line of poles or towers at a distance not greater the ten feet outside the boundary of the right of vary of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of vary of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of vary of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of vary of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessablished from the ten feet outside the boundary of the right of way of any such public road or highway as established or recessary or converse and assigns of poles.	. 1	\		141.0ct =11
In the event it becomes necessary or desirable for Mahama Power Company to move its lines of poles, towers and appliances in connection with the construction or improvement of any public road or highway in proximity to its said power lines. I said Company is hereby granted the right or release its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or lovers at a distance not greater the refet outside the boundary of the right of way of any such public road or highway as established or re-established from the to time. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear it trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Us have hereunto set hand and said sails, this to day of any of a post of the said Company, its successors and assigns, forever. WITNESS: (See	103d73n90n	1 and the collection	Juver geschipey Jan	1d:
In the event it becomes necessary or desirable for Mahama Power Company to more its lines of poles, towers and apply ances in connection with the construction or improvement of any public road or highway in proximity to its said power lines, to above described, provided, however, the said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the refer to unside the boundary of the right of way of any such public road or highway as established or re-established from the to time. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear itrees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and said scales, this to day of Ostober 1, 1959. WITNESS: (Sc.	Anarcel of law	d in the SWITO	cthe NWI or sec.	<u>34, </u>
In the event it becomes necessary or desirable for Mahama Power Company to move its lines of poles, towers and apparates in connection with the construction or improvement of any public road or highway in proximity to its said power flies, it said Company is hereby granted the right to relocate its said flues of poles, towers and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the ten feet outside the boundary of the right of way of any such public road or highway as established or reestablished from the time feet outside the boundary of the right of way of any such public road or highway as established or reestablished from the to time. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereor including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and said saids and seals, this to day of October 1, 1959. WITNESS: (See	Tp:19,R1W,	5 E parainstraes	sies more or le	SS JYIM
In the event it becomes necessary or desirable for Alabama Power Company to move its lines of poles, towers and appances in connection with the construction or improvement of any public road or highway in proximity to its said power lines, to said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater therefore outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear a trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF,Ushave hereunto set	in the Town or	Chelsean Malab	ana, bounded as	followsj
In the event it becomes necessary or desirable for Alabama Power Company to move its lines of poles, towers and appances in connection with the construction or improvement of any public road or highway in proximity to its said power lines, it said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the refer outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereor including the right of ingress and egress to and from said lines; and also the right to cut and keep clear strees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and saids and seals, this to day of said of the properties of the said company. Its successors are also saids and seals, this to said of the properties of the said said company.	on the north	ind west by c	murch of God pri	3 P 3 15 TV
In the event it becomes necessary or desirable for Alabama Power Company to move its lines of poles, towers and appanees in connection with the construction or improvement of any public read or highway in proximity to its said power lines, to said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear strees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand a and seals, this to day of probles. WITNESS: (See Sec. 1), 40.				V 9 CO IV. I
ances in connection with the construction of improvements and lines of poles, towers, and appliances on lands of grantors here said Company is hereby granted the right to relocate its said line of poles or towers at a distance not greater the ten feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Us have hereunto set hand and seals, this to day of Databer 1959. WITNESS: (See Sec. 1959)	east by Hol	compe brober		<u></u>
ances in connection with the construction of improvement of any poles, towers, and appliances on lands of grantors here said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the ten feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and seals, this to day of Datober 1959. WITNESS: (See Section 1969)			•	
ances in connection with the construction of melocate its said lines of poles, towers, and appliances on lands of grantors here said Company is hereby granted the right to relocate its said line of poles or towers at a distance not greater that the feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and seals, this to day of October 1959. WITNESS: (See Sec. 1959)				
ances in connection with the construction of improvement of any poles, towers, and appliances on lands of grantors here said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors here above described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater the ten feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Us have hereunto set hand and seals, this to day of October 1959. WITNESS: (See Section 1979)				
ances in connection with the construction of melocate its said lines of poles, towers, and appliances on lands of grantors here said Company is hereby granted the right to relocate its said line of poles or towers at a distance not greater that the feet outside the boundary of the right of way of any such public road or highway as established or re-established from the totime. Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof including the right of ingress and egress to and from said lines; and also the right to cut and keep clear at trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, Ushave hereunto set hand and seals, this to day of October 1959. WITNESS: (See Sec. 1959)	⊕ >\	· · · · · · · · · · · · · · · · · · ·		
	Together with all the	ess and egress to and from sa	na lines; and also the right to the a	nt or use therecand keep clear a
$-C_{\mathcal{C}}$	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever.
<u>Cra J. Crane</u> (Se	Together with all the including the right of ingiteres, and to keep clear of the TO HAVE AND TO IN WITNESS WHE day of day of day of day of day	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever.
	Together with all the including the right of ingit trees, and to keep clear of the TO HAVE AND TO IN WITNESS WHE day of Octoor d	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever.
	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of O	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Sea
	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of O	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Sea
	Together with all the including the right of ingitrees, and to keep clear of the TO HAVE AND TO IN WITNESS WHE day of day of day of day of day	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Sea
	Together with all the including the right of ingitrees, and to keep clear of the TO HAVE AND TO IN WITNESS WHE day of day of day of day of day	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Seal_S
	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of O	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever.
	Together with all the including the right of ingit trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of Octoor	ess and egress to and from sather obstructions, that may injude the same to the said of th	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Seal_S
STATE OF Clabouro	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of OSWITNESS:	HOLD the same to the said CREOF,	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Sea
$\langle 0, 0, 0, 0 \rangle$	Together with all the including the right of ingitees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of ON WITNESS:	HOLD the same to the said CREOF,	ure or endanger said lines. Company, its successors and assigns, for	rever. l seal_S, this the seal(Sea
County of Shaller	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of ON WITNESS: STATE OF Calculate County of Planks	HOLD the same to the said (REOF,	ind lines; and also the light to the aure or endanger said lines. Company, its successors and assigns, for sethand_s_ and	rever. l seal S, this the seal S(Seal
County of Shaller NOTARY PUBLIC STATE AT LARGE	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE	HOLD the same to the said (REOF,	NOTARY PUBLIC STAT	E AT LARGE (See
	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of OS WITNESS: County of Should in and for said County in said in and for said County in	HOLD the same to the said CREOF,	NOTARY PUBLIC STATE NOTARY PUBLIC STATE A. C. Sanda assigns and assigns are assigns are assigns as a second assigns are assigns and assigns are assigns as a second assigns are assigns as a second assigns are as a second	E AT LARGE (Sea
NOTARY PUBLIC STATE AT LARGE in and for said County in said State, hereby certify that \(\frac{1}{2} \cdot \frac{1}{2}	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of ON WITNESS: County of Should and for said County in said in and for said County in said signed to the foregoing instead on this day that being information this day that being information the said county in	id State, hereby certify that in and of the contents of the instance of the in	NOTARY PUBLIC STATE Who who who me, acknowled trument that a executed the second state of the second stat	rever. I seal S, this the seal S (Seal Seal Seal Seal Seal Seal Seal Seal
I, Frank O. Brandon, a NOTARY PUBLIC STATE AT LARGE in and for said County in said State, hereby certify that J. Crans and order whose name Sax whose name Sax signed to the foregoing instrument and who are known to me, acknowledged before me on this day that being informed of the contents of the instrument that executed the same volumes.	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of Os WITNESS: County of Sleelly in and for said County in said county in said signed to the foregoing instead on this day that being infortarily, on the day the same	HOLD the same to the said (REOF,	NOTARY PUBLIC STATE Who who who me, acknowled trument that a executed the second state of the second stat	rever. I seal S, this the seal S (Seal Seal Seal Seal Seal Seal Seal Seal
I, I house of least and least and the same bears date. NOTARY PUBLIC STATE AT LARGE whose name Sometimes who who we have a seem on the foregoing instrument and who who whose name sometimes are seemed to the foregoing informed of the contents of the instrument executed the same volume tarily, on the day the same bears date.	Together with all the including the right of ing trees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of Os WITNESS: County of Sleelly in said County in said in and for said County in said signed to the foregoing instead on this day that being infortarily, on the day the same	HOLD the same to the said (REOF,	NOTARY PUBLIC STATE Who who who me, acknowled trument that a executed the second state of the second stat	rever. I seal S, this the seal S (Seal Seal Seal Seal Seal Seal Seal Seal
I, I and for said County in said State, hereby certify that I can and one said County in said State, hereby certify that I can and one whose name some signed to the foregoing instrument and who are known to me, acknowledged before me on this day that being informed of the contents of the instrument executed the same voluntarily, on the day the same bears date.	Together with all the including the right of ingitrees, and to keep clear of TO HAVE AND TO IN WITNESS WHE day of Os WITNESS: County of Sleelly I, Andrew O. S. Signed to the foregoing instantion this day that being infortarily, on the day the same	HOLD the same to the said (REOF,	NOTARY PUBLIC STATE Who who who me, acknowled trument that a executed the second state of the second stat	rever. I seal S, this the seal S