WARRANTY DEED, JOINTLY FOR LIFE WITH REMAINDER TO SURVIVOR-LAWYERS TITLE INSURANCE CORPORATION, Birmingham, Alabama

STATE OF ALABAMA Shelby county

KNOW ALL MEN BY THESE PRESENTS,

That in consideration of \$500 and other valuable consideration Bullium to the undersigned grantor or grantors in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we, Lewis B. Walker and wife, Imogene T. Walker and

Jack T. Atchison and wife, Marie F. Atchison (herein referred to as grantors) do grant, bargain, sell and convey unto

Calvin D. Green and wife, Virginia S. Green

(herein referred to as GRANTEES) for and during their joint lives and upon the death of either of them, then to the survivor of them in see simple, together with every contingent remainder and right of reversion, the sollowing described real estate situated SHEL BY 

Lot No. 2 according to Willow Island Subdivision, the same being a part of the NW of SE of Section 13, Township 22 South, Range 1 East, a plat of said Subdivision is recorded in Map Book 4 on page 73 in the Probate Office of Shelby County, Alabama.

Together with the right to use, but not to cut any merchantable timber, all lands lying between the above described lot and the water level of the Coosa River, provided such land to be used shall not be wider than the lines of the lot above described if the same were extended and projected from their present terminus to the water level. All rights are subject to the right of grantors to continue to obtain a lease on said lands from the Alabama Power Company. or any successor owner. Should said lease be terminated, then the right to use said lands between said lot and the water level shall terminate also.

In addition to above, grantors do hereby convey to the grantees and to their sucdessors and assigns the right of ingress and egress to and from the Coosa River by a causeway recently constructed.

The grantees herein, their successors and assigns shall also have the right to use the boat launching facilities and picnic area located in said Subdivision; provided, however, there shall be no burden on the grantors to maintain said facilities between the time of the execution of this deed and the time the same is submerged by the raising of the water level of the Coosa River. It is understood there is no liability on the grantors, or their successors or assigns for any injuries suffered by any persons using said launching facilities.

Said lot is conveyed subject to the protective covenants recorded in Deed Book 220 on page 89 1 in Probate Office of Shelby County, Alabama.

TO HAVE AND TO HOLD to the said GRANTEES for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of such survivor forever, together with every contingent remainder and right of reversion.

And I (we) do for myself (ourselves) and for my (our) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) lawfully seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted above; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my (our) heirs, executors and administrators shall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.

August WITNESS STATE OF ALA. SHELBY CO. & \$ / DEED TAX HAS BEEN PD. ON THIS INSTRUMENT. General Acknowledgment SHELBY COUNTY

STATE OF ALABAMA

Lewis B. Walker and Wife, Imogene law Walker and for said County, in said State, hereby certify that...Jack...T....Atchison-and-wife, Mařie F....Atchison... on the day the same bears date. Addust

Given under my hand and official seal this...... 28th.day of...

Notary Public.