LAN 1169

5073 Coosa River Parcel 1696

THE STATE OF ALABAMA,	
KNOW ALL MEN BY THESE PRESENTS, That Live, Basic Valera W. Smith, Carlton Francks	Smith and wife
Katherye Franks	
(herein sometimes called Grantors), for and in consideration of Auctify	
to them in hand paid by Alabama Power Company, a corporation (herein sometimes ca	lled Grantee), the receipt of which is hereby
County, Alabama, which are described on the is hereby made a part dereof, together with the right of ingress at the construction of dams across the Coosa Is said lands or both upstream and downstream from said lands for the manufacture pools of water created thereby are likely to cause the lands herein conveyed or a with water at intervals or continuously and may result in other consequential or the consideration recited above Grantors further grant, bargain, sell and convey utain, and operate such dams for the manufacture of electricity, and the considerainstrument includes and is accepted in full compensation for all consequences arisi assigns, and to their remaining and adjoining lands, as well as from the operation provided, however, this clause shall not be deemed to grant unto Grantee the rigaloifing lands other than as a result of wave action. TO HAVE AND TO HOLD to Alabama Power Company, its successors and a And Grantors covenant with Grantee, its successors and assigns, that Grantors are above described; that such lands are free from all encumbrances except the lien for that Grantors have a good right to sell and convey the lands herein granted to Grantee, and their successors and assigns will warrant and defend such lands to Grantee, its lawful claims and demands of all persons. But this conveyance is made upon the condition subsequent that Grantee pay of	the attached sheet marked Exhibit A, which and egress thereto. Liver either upstream or downstream from of electricity, which said dams and the portion thereof to be flooded or covered incidental damages; Now, therefore, for not Grantee the right to construct, maintain paid pursuant to the terms of this and therefrom, to Grantors, their heirs and of the power plant or plants of Grantee, the to flood any of such remaining and ssigns, forever. I lawfully seized in fee of the lands hereinal ad valorem taxes due October 1, 19 5; its successors and assigns, and that Grantors successors and assigns, forever, against the
Grantors or any of them or to their personal representative or, at the option of G	
Bank, of	
he further sum of their personal representative, on or before the	
interest less than the entire see simple title. For the purpose of adjustments in such such condition subsequent is not satisfied, this conveyance and the title, rights and intended the consideration presently paid shall be sorfeited to Grantor, but, there shall be or assigns to pay or tender such sum of money. Grantors covenant to execute receipts and other instruments at the time of paymay deem necessary. Grantors surther covenant to remove desects in the see simple title to the lands	ther sum because of less than the entire fee be \$
ail to do so on or before theday ofsuch sum of money may be paid or tendered shall be extended at the option of Granemoved.	
While it is the intent of Grantors to convey unto Grantee by this instrumen hereinabove described, subject to such condition subsequent, it is understood be does not desire exclusive possession of the lands herein conveyed immediately,	tween Grantors and Grantee that Grantee that Grantors may retain possession of such
and and that Grantors shall assess for and pay the taxes on such lands until the or until such further sum of money is paid or tendered as provided herein, which time within such period, enter upon such lands and make topographical and geolegical clearing operations thereon without liability for damages in an doing. Reference to Grantors shall include Grantors' heirs, executors, administrators a	
clude its successors and assigns.	ing moreoup made the traction to tradition seems are

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and Delivered in the Presence of:		
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	Caulton Janes	L S.
, * ————————————————————————————————————	Kathreyer D. Franks	L. S.
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inha.	Theres to the first	anger.
D. A. signed to the foregoing Conve	eyance, and who are known to me, acknowledge	ed before me
	e Conveyance flug executed the same volume	ntarily on the
	7th day of July	1965
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TRACT NO. 158

Lot No. 8 of the Willow Island Subdivision according to a map or plat of said Subdivision as recorded in Map Book 4 at page 73 in the Office of the Judge of Probate of Shelby County, Alabama, said Subdivision being a part of the Northwest Quarter of the Southeast Quarter (NW% of SE%) of Section 13, Township 22 (NWW) South, Range 1 East, together with the right of ingress and egress over and across the lands lying between the above described lot and the water level of the Coosa River including the use of a causeway, boat launching facilities and picnic area situated in said Subdivision and subject to the building and other protective covenants recorded in Deed Book 220 at page 891 in the Office of the Judge of Probate of Shelby County, Alabama.

This conveyance is subject to existing easements or rights of way.

It is the intention of the Grantor(s) and the purpose of this deed to include in the description of the land interests and land rights herein conveyed all of the lands owned by them or in which they have an interest in the aforementioned Section(s). Township(s) and Range(s) whether correctly described herein or not.

Basil Smith Talere M. Smith Coulton Franks Hathuru S. Zanda

STATE OF MINISTER OF PROBATE