C. R. Parcel 1748

THE STATE OF ALABAMA,	C. R. Parcel 1748
She/hu/ County	
	NTS, That We, Mary McDaniel, con
Unmarried Woman	Elbert Ranson and Wife
Ada Ranson	
77214 4161713677	·

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(hereinafter sometimes called Grantors), for an	nd in consideration of July field Gind. Dollars (\$25),
	Dollars (\$.25
which is hereby acknowledged, hereby grant, be hereinafter described which would either be cov surrounded by waters of the Coosa River or its	pany, a corporation (nerematter sometimes called Grantee), the receipt of bargain, sell and convey unto Alabama Power Company that part of the lands rered with or which either alone or together with other lands would be entirely s tributaries should such river or its tributaries be raised and backed up to
Grantee the right to flood, cover or surround	above mean sea level as established by the United States Coast and Geodetic the same consideration, Grantors hereby grant, bargain, sell and convey unto with water from time to time that portion of the lands hereinafter described would be flooded, covered with or surrounded by such waters should such
river or its tributaries be raised and backed up to together with rights of ingress and egress over	to that certain datum plane of
Anavama and are described on the attached si	are located in 5/1/2/2/2/2 County, heet marked Exhibit "A," which is hereby made a part hereof.
WHEREAS, Grantee contemplates the co	instruction of dams across the Coosa River either upstream or downstream cam from said lands for the manufacture of electricity, which said dams and
the pools of water created thereby are likely to	cause the lands berein described or a portion thereof to be flooded or covered
the consideration recited above. Grantors luri	ay result in other consequential or incidental damages. Now, Therefore, for the grant, bargain, sell and convey unto Grantee the right to construct,
instrument includes and is accepted in full com	acture of electricity, and the consideration paid pursuant to the terms of this pensation for all consequences arising therefrom to Grantors, their being and
assigns, and to their remaining and adjoining I	lands, as well as from the operation of the power plant or plants of Grantee, emed to grant unto Grantee the right to flood any of such lands which lie
above said datum plane of	above such mean sea level other than as a result of wave action
And Grantors covenant with Grantee, its	a Power Company, its successors and assigns, forever. successors and assigns, that Grantors are lawfully seized in fee of the lands
13-6-3; that Grantors have a good right to se	from all encumbrances except the lien for ad valorem taxes due October 1, il and convey the lands, rights, interests and easements granted to Grantee,
interests and easements to Grantee, its success	and their successors and assigns will warrant and defend such lands, rights, sors and assigns, forever, against the lawful claims and demands of all persons. dition subsequent that Grantee pay or tender or cause to be paid or tendered
	al representative or, at the option of Grantee, to
	Bank, of, for the
eccount of Grantors of any of them or their pe	ersonal representative, on or before the day of
19	the further sum of
	Dollars (\$)
the me are a series and the mild be conditionable like	e's attorneys, to the lands, rights, interests and easements hereby conveyed rest less than the entire fee simple title. For the purpose of adjustments in such e simple title being conveyed, the purchase price of the lands conveyed is
considered to be \$	and the purchase price of the rights, interests and easements conveyed is con-
sidered to be \$	ne event such condition subsequent is not satisfied, this conveyance and the
Grantors; but, there shall be no obligation upo	on Grantee or its successors or assigns to pay or tender such again of money
Grantee may deem necessary.	other instruments at the time of payment of such further sum of money, as
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thirty days after such defects are removed.	il to do so on or before the day of rey may be paid or tendered shall be extended at the option of Grantee until
does not desire exclusive possession of the land	rey unto Grantee by this instrument the lands, rights, interests and easements on subsequent, it is understood between Grantors and Grantee that Grantee is herein conveyed immediately, that Grantors may retain possession of such
tipie within such period, enter upon such lands conduct clearing operations thereon without li Reference to Grantors shall include Granto	tendered as provided herein, whichever occurs last; but Grantee may at any and make topographical and geological surveys and examinations thereof and ability for damages in so doing. ors' heirs, executors, administrators and assigns, and reference to Grantee
shall include its successors and assigns.	

TRACT NO. 1,71

That part of the Southwest Quarter of the Southeast Quarter (SW% of SE%) lying North of Beeswax Creek and the Old Montgomery Road in Section 21, Township 21 South, Range 1 East, Shelby County, Alabama.

wig B.

This conveyance is subject to the land interests and land rights heretolore acquired in the above described lands by the grantee.

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.

As a part of the consideration for this conveyance, Grantors, for themselves and for their heirs and assigns, covenant and agree with Grantee, its successors and assigns, that no improvements which are used or which are designed or intended to be used for habitation by persons or animals shall ever herester be constructed on that portion of the lands subject to the flood easement hereby granted and lying between elevations. 32% and 4400 feet allowe the mean sea level heretofore mentioned as such area is subject to flooding from time to time, and that Grantors shall, and their heirs and assigns will remove or cause to be removed from such area any such improvements which are now or may hereafter be located on such area. Grantors and Grantee further coveriant and agree that the foregoing covenant and agreement touches, benefits and concerns both the lands hereby conveyed and the lands adjoining same owned by Grantors, that such covenant and agreement is intended to run and shall run with the land and shall be binding upon Grantors, their heirs and assigns, forever.

Colles Kamer

Ida Rases

STATE OF ALA. SHELBY CO.

CERTIFY. MIS MISTRUMENT
WAS FILED ON

PD. ON THES INSTITUTE.

HODGE OF PROBATE