C. R. Parcel 1833

KNOW ALL MEN BY THESE PRESENTS, That We, D. F. Morris and wife
Lulu 5 Morris
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(hereinaster sometimes called Grantors), sor and in consideration of Liverty Cinc
Ny 150 - Dollars (\$ 20"
(hereinafter sometimes called Grantors), for and in consideration of
that certain datum plane of #60 meet above mean sea level as established by the United States Coast and Geodetic Survey, as adjusted in January, 1955; and, for the same consideration, Grantors hereby grant, bargain, sell and convey unto Grantee the right to flood, cover or surround with water from time to time that portion of the lands hereinafter described which lie above such datum plane and which would be flooded, covered with or surrounded by such waters should such
river or its tributaries be raised and backed up to that certain datum plane of 408 feet above such mean sea level, together with rights of ingress and egress over and across that part of the lands hereinafter described which lies above such
datum plane first above described. Such lands are located in Alabama and are described on the attached sheet marked Exhibit "A," which is hereby made a part hereof. WHEREAS, Grantce contemplates the construction of dams across the Coosa River either upstream or downstream the pools of water created thereby are likely to course the lands for the manufacture of electricity, which said dams and
the consideration recited above, Grantors further grant, bargain, sell and convey unto Grantee the right to construct, maintain, and operate such dams for the manufacture of electricity, and the consideration paid pursuant to the terms of this assigns, and to their remaining and adjoining lands, as well as from the operation of the power plant or plants of Grantee, above said datum plane of HOS feet above said datum plane of HOS feet above said unto Grantee the right to flood any of such lands which lie
TO HAVE AND TO HOLD to Alabama Power Company, its successors and assigns, forever. And Grantors covenant with Grantee, its successors and assigns, that Grantors are lawfully saized in fee of the lands hereinabove described; that such lands are tree from all encumbrances except the lien for ad valorem taxes due October 1, its successors and assigns, and that Grantors and their successors and assigns will warrant and defend such lands, rights, interests and easements granted to Grantee, interests and easements to Grantee, its successors and assigns, forever, against the lawful claims and demands of all persons. But this conveyance is made upon the condition subsequent that Grantee pay or tender or cause to be paid or tendered
to Grantors or any of them or to their personal representative or, at the option of Grantee, to
First National Bank, of Chillershorg, Ala, for the account of Grantors or any of them or their personal representative, on or before the day of
account of Grantors or any of them or their personal representative, on or before the
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for the see simple title, satisfactory to Grantee's attorneys to the lands rights interests interests interests interests.
and at the same rate for any proportionate interest less than the entire see simple title. For the purpose of adjustments in such such such seems of less than the entire see simple title being conveyed, the purchase price of the lands terms in such
considered to be \$ 190 and the purchase price of the rights, interests and easements conveyed is con-
sidered to be \$ In the event such condition subsequent is not satisfied, this conveyance and the title, rights and interests herein conveyed shall be null and void, and the consideration presently paid shall be forfeited to Grantors covenant to execute receipts and other instruments at the time of payment of such further sum of money, as Grantors further covenant to remove defects in the formula defects in the first successors.
Grantors further covenant to remove defects in the fee simple title to the lands, rights, interests and easements
herein conveyed, if any there be, and if they fail to do so on or before the H day of Nov., 1966, then the time within which such sum of money may be paid or tendered shall be extended at the option of Grantee until While it is the intent of Grantee to the contract of Grantee until
While it is the intent of Grantors to convey unto Grantee by this instrument the lands, rights, interests and easements hereinabove described, subject to such condition subsequent, it is understood between Grantors and Grantee that Grantee does not desire exclusive possession of the lands herein conveyed immediately, that Grantors may retain possession of such
land and that Granters shall assess for and pay the taxes on such lands until the day of or until such further sum of money is paid or tendered as provided herein, whichever occurs last; but Grantee may at any conduct clearing operations thereon without liability for damages in so doing. Reference to Granters shall include Granters' heirs executors administration.
Reference to Grantors shall include Grantors' heirs, executors, administrators and assigns, and reference to Grantee shall include its successors and assigns.

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A parcel of land lying in Section 31, Township 19 South, Range 3 East, Shelby County, Alabama described as being a strip of land 2 chains wide across the North side of the Southwest cuarter of the Southeast Quarter (SWL of SEL) and all that part of the Northwest Quarter of Southeast Quarter (NWL of SEL) lying West of Coosa River except a parcel in the Northeast Corner of said Northwest cuarter of Southeast Quarter (NWL of SEL) being 210 feet by 210 feet as described in that deed to Anderson L. Smith dated March, 1959 and recorded in Deed Book 205 at Page 457 in Office of Judge of Probate of Shelby County, Alabama.

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

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 Jection(s), Township(s) and Range(s) whether correctly described herein or not.

As a part of the consideration for this conveyance, Granters, 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 hereafter be constructed on that persons of the lands subject to the flood easement hereby granted and lying between abvotions. 400 and 408 is of above the main sea level heretofore mentioned as such area is subject to flooding from time to time, and that Cranters shall, and their hairs 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. Granters and Grantee further covenant and agree that the laregoing 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.

Die S. Marris

STATE OF ALA. SHELBY CO.

1 CERTIFY WIS INSTRUMENT.

HIDGE OF PROBATE