| THE STATE OF ALABAMA, 5/2// County | C. R. Parcel 1843 |
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| | rs, That We Rhett G. BARNES AND WIE |
| ERANCES BARNES | |
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| (herein sometimes called Grantors) for and in | consideration of ONE Thousand Three |
| HUNDRED FLEVEN RND to them in hand paid by Alabama Power Compar | Dollars, (\$ 1,3 / 2,5), my, a corporation (herein sometimes called Grantee), the receipt of which is hereby |
| | Alabama, which are described on the attached sheet marked Exhibit A, which |
| Whereas, Grantee contemplates the construction said lands or both upstream and downstream from pools of water created thereby are likely to cause with water at intervals or continuously and matthe consideration recited above Grantors further tain, and operate such dams for the manufacture instrument includes and is accepted in full compassions, and to their remaining and adjoining lands other than as a result of wave adjoining lands other than as a result of wave TO HAVE AND TO HOLD to Alabama | ruction of dams across the Coosa River either upstream or downstream from om said lands for the manufacture of electricity, which said dams and the use the lands herein conveyed or a portion thereof to be flooded or covered y result in other consequential or incidental damages; Now, therefore, for r grant, bargain, sell and convey unto Grantee the right to construct, maintre of electricity, and the consideration paid pursuant to the terms of this pensation for all consequences arising therefrom, to Granters, their heirs and ands, as well as from the operation of the power plant or plants of Grantee, ned to grant unto Grantee the right to flood any of such remaining and |
| that Grantors have a good right to sell and convey and their successors and assigns will warrant and lawful claims and demands of all persons. | all encumbrances except the lien for ad valorem taxes due October 1, 1966; y the lands herein granted to Grantee, its successors and assigns, and that Grantors defend such lands to Grantee, its successors and assigns, forever, against the lition 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 |
| Exchange Seeung | 4Bank, of BIKMING WASHING the account of |
| | stative, on or before the 15 day of NOVEMBER, 1964 |
| the further sum of we Thouse Six Hunds for the see simple title, satisfactory to Grantee's interest less than the entire see simple title. For the | attorneys, to the lands hereby conveyed and at the same rate for any proportionate the purpose of adjustments in such further sum because of less than the entire fee |
| and the consideration presently paid shall be forfe or assigns to pay or tender such sum of money. Grantors covenant to execute receipts and of may deem necessary. | the lands conveyed is considered to be \$ 3,9,25. D. In the event aveyance and the title, rights and interests herein conveyed shall be null and void, eited to Grantors; but, there shall be no obligation upon Grantee or its successors other instruments at the time of payment of such further sum of money, as Grantee in the see simple title to the lands herein conveyed, if any there be, and if they |
| removed. While it is the intent of Grantors to convenient of the such conditions of the such conditions. | November 1966 then the time within which ill be extended at the option of Grantee until thirty days after such defects are by unto Grantee by this instrument the lands, rights, interests and easements on subsequent, it is understood between Grantors and Grantee that Grantee and herein conveyed immediately, that Grantors may retain possession of such |
| time within such period, enter upon such lands | tendered as provided herein, whichever occurs last; but Grantee may at any and make topographical and geological surveys and examinations thereof and lability for damages in so doing. Theirs, executors, administrators and assigns, and reference to Grantee shall in- |



| | ered in the Presence of: | | BUIN | MA | | ノクノ | M |
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| · | | | 1750 - | 7 1 1 1 | 5 | | 12.30 |
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| , , | | | · Quinti //Lu Lu Lu Lu | | | | LS. |
| | | | | 4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4. | Yilaba I rashusana Kibaba edali | | L, S |
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| I G of | Nelcinou | · | <u></u> | E 3 *** *** *** | T. V. T. L. T. | TATE AT L | IRGE |
| | | • | . 84.4. | t. G. 1 | 3A MAIR | <u> </u> | ıd |
| in and for said Coun | ty, in said State, do here | eby certify th | 28-11-17-6-6- | _ | | · | |
| in and for said Coun | ty, in said State, do here | | | | | | |
| L.Fe.E | KANCES B. | ARNES | | | · · · · · · · · · · · · · · · · · · · | | · |
| whose names AR | Esigned to the fores | going Convey | vance, and who | ARes | nown to me, | | |
| whose name AR. on this day, that, be day the same bears | signed to the forest date. | RANCS going Convey | vance, and who | ARes | nown to me, executed the | same volunt | arily on th |
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Lot No. 7 in Block No. 6 of Pine Grove Camp according to survey of the second addition to Pine Grove Camp dated September 21, 1959, made by Frank W. Wheeler, Registered Land Surveyor, a map of which survey is recorded in Deed Book 205, page 197, in the Office of the Judge of Probate of Shelby County, Alabama and being a part of the Southeast Quarter of the Southeast Quarter (SE4 of SE4) of Section 12, Township 24 North, Range 15 East, Shelby County, Alabama, together with the right of ingress and egress thereto.

Minerals and mining rights in said lands which are not owned by the grantors are ξ excepted.

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.

Kancel Barner

STATE OF ALA. SHELBY CO.
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