\wedge $i\mathcal{U}$
STATE OF ALABAMA,
County of Shelby
We Gene Riley and wife Anne Riley
for and in consideration of the sum of One and No 100 — Dollars
(\$
and across the following described lands situated in Shelby
County, Alabama:
Commence at the SE corner of NH of Bl & Section 1
Township To Sweet Carrie 3 shed, there sun steet a distance of
598.18 feet, there seen 2831 sight a distance of 798.36 feet
there were in a North easterly direction a distance of
262. 21 feet to a gaint, from said point continue in a
North east divietion a distance of 254,54 feet, there
sun Sauth exiterly to a fount on the East line of
said nerly of Ist y said paint feing 320.73 feet Nand
Jant along East line of said 18 1/4 JSHy a
South along bast line of the 16 1 45 11 a
distance of 300.73 feet to the saint of higening
·
·
In the event it becomes necessary or desirable for Alabama Power Company to move its lines of poles, towers and appliances in connection with the construction or improvement of any public road or highway in proximity to its said power lines, the said Company is hereby granted the right to relocate its said lines of poles, towers, and appliances on lands of grantors hereinabove described, provided, however, the said Company shall relocate its said line of poles or towers at a distance not greater than ten feet outside the boundary of the right of way of any such public road or highway as established or re-established from time to time.
Together with all the rights and privileges necessary or convenient for the full enjoyment or use thereof,
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines.
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines.
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever.
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever.
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, We have hereunto set our hand and seal, this the
including the right of ingress and egress to and from said lines; and also the right to cut and keep clear all trees, and to keep clear other obstructions, that may injure or endanger said lines. TO HAVE AND TO HOLD the same to the said Company, its successors and assigns, forever. IN WITNESS WHEREOF, We have hereunto set our hand and seal, this the day of November, 1965.

Given under my hand and official seal, this the____day of_

STATE OF 12/202703

tarily, on the day the same bears date.

1, Robert C. Higginbotham, a Notary

that being informed of the contents of the instrument + hey

Given under my hand and official seal, this the 10 day of 1

in and for said County in said State, hereby certify that Gene Piles

signed to the foregoing instrument and wholk-known to me, acknowledged before me on this day