2923

Coosa River Parcel 1894

| THE STATE OF | ALABAMA, | | , | TILTUL LULCCI. | LUJ4 |
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| Shelby | County | | · • | • | • • • • |
| KNOW ALL MEN | BV THESE PRESE | ENTS, That we, Rall | nh I. Rohinson | n and wife Mor | +ho a |
| Robinson | DI HILLSE IKESI | ANTO, THEE | X44 | | Telia. A. |
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| (hereinafter sometimes | called Grantors), for | and in consideration of | One_Thousand | _One_Hundred_s | ind_no/100_ |
| which is hereby acknown hereinafter described with surrounded by waters of | y Alabama Power Con wledged, hereby grant, hich would either be c of the Coosa River or | mpany, a corporation (h, bargain, sell and converge with or which eith its tributaries should su | ereinaiter sometime y unto Alabama Potential P | es called Grantee), wer Company that per with other lands we utaries be raised an | the receipt of part of the lands ould be entirely d backed up to |
| Survey, as adjusted in Grantce the right to flawhich lie above such d | January, 1955; and, follood, cover or surround latum plane and which | the same consideration of the same consideration of with water from time the would be flooded, cover | to time that portionered with or surro | grant, bargain, sell a on of the lands herei ounded by such wat | and convey unto inafter described ers should such |
| | | p to that certain datum pover and across that part | | | |
| Alabama and are described; WHEREAS, Gran from said lands or both the pools of water creativith water at intervals the consideration recit maintain, and operate sinstrument includes an assigns, and to their reprovided, however, this above said datum plant TO HAVE AND And Grantors conhereinabove described; 19.00.; that Grantors its successors and assinterests and easemen But this conveyant | ribed on the attached atce contemplates the horse contemplates the house ted thereby are likely and ted above. Grantors is such dams for the mand is accepted in full contaming and adjoining a clause shall not be seen and venant with Grantee, that such lands are in the save a good right to disk to Grantee, its such test test test test test test test tes | I sheet marked Exhibit construction of dams actream from said lands for to cause the lands hereing may result in other constructor grant, bargain, sometimer grant, bargain, sometimental constructors of electricity, and compensation for all constructions and the grant unto contain a lower Company, it its successors and assigned from all encumbrance sell and convey the landers and their successors and assigns, fore condition subsequent that | "A," which is here cross the Coosa Ristor the manufacture of the manufacture of described or a porsell and convey us and the consideration of the operation of the operation of the level other than as successors and as successors will will also the law the successors and as signs will will also the law the successors and as signs will will as a successor and as signs will will also the successors and as signs will will be a successor and as a | by made a part herever either upstream of electricity, which tion thereof to be flexible that damages. Now no Grantee the right paid pursuant to the power plant or possible of such a result of wave action and valorent taxes and easements grant and defend stander or cause to be | reof. or downstream is said dams and coded or covered c. Therefore, for the terms of this s, their heirs and clants of Grantee, a lands which lie ction. fee of the lands s due October 1, inted to Grantee, including rights, ids of all persons. paid or tendered |
| to Grantors or any of | f them or to their per | sonal representative or, a | at the option of Gra | antee, to Central | |
| State | | Bank, ofC | alera, Alabam | 3 | for the |
| account of Grantors c | or any of them or thei | r personal representative, | on or before the | 13th | , day of |
| January | , 19_6 | 7, the further sum of | One Thousand | Nine Hundred | Thirty |
| and at the same rate | for any proportionate | antee's attorneys, to the interest less than the enterest less than | tire ice simple title. | For the purpose of a | ajustments in such |
| considered to be \$ | 2,300.00 | and the purchase price | ce of the rights, inte | crests and easements | conveyed is con- |
| Grantors; but, there Grantors covena Grantee may deem n | rests herein conveyed shall be no obligation into execute recipts ecessary. | In the event such conditions in all he null and void, a upon Grantee or its such and other instruments or defects in the fee si | and the consideration coessors or assigns at the time of payr | on presently paid show to pay or tender sument of such further | ch sum of money, sum of money, as |
| While it is the hereinabove describe | intent of Grantors to ed, subject to such co | ey fail to do so on or hef money may be paid or convey unto Grantee by indition subsequent, it is lands herein conveyed in | this instrument the | e lands, rights, inter en Grantors and Gr | ests and easements antee that Grantee |
| or until such further time within such pe conduct clearing op Reference to Gr | r sum of money is pai riod, enter upon such erations thereon with | id pay the taxes on such id or tendered as provide lands and make topograpout liability for damages frantors' heirs, executors, | d herein, whichever thical and geologica in so doing. | r occurs last; but G I surveys and exami | rantee may at any nations thereof and |





| Signed, Sealed and Delivered in the Presence of: | | | <i>_</i> | • |
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| | Ralan | | // | <u> I.S.</u> |
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| | | | | L. S. |
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| STATE OF ALABAMA | | | | |
| STATE OF ALABAMA Size Lay County | | MOTARY PIIS | NIC STATE A | TIARAS |
| STATE OF ALABAMA Steldy County L.J.R. Mckinney | | | LIC STATE A | |
| STATE OF ALABAMA STATE OF ALABAMA County in and for said County, in said State, do hereby certify to | hat RALPA L | | | |
| STATE OF ALABAMA Steldy County L.J.R. Mckinney | hat RALPA L | | | |
| STATE OF ALABAMA SHELDY County In C. R. Mckinney in and for said County, in said State, do nereby certify to Wife MARHA A. Robins | hat RALAL | Rabin | \\$Q.N\S | /N/ |
| STATE OF ALABAMA Shelby County i, Cli R Mckinney in and for said County, in said State, do nereby certify to Wife MARYSA H. Robins whose names Are signed to the foregoing Conve | hat RALBA Land who. A. | Rabin Raknown | to me, acknowl | edged before me |
| STATE OF ALABAMA STATE OF ALABAMA County in and for said County, in said State, do nereby certify to Wife Martha A. Robins whose name Sare signed to the foregoing Convents on this day, that, being informed of the contents of the day the same bears date. | eyance, and who | Rabin Ruknown Ruknown | to me, acknowled the same v | edged before me oluntarily on the |
| STATE OF ALABAMA SHELDY County in and for said County, in said State, do hereby certify to Wife MARYAA H. Robins whose names ARE signed to the foregoing Convents on this day, that, being informed of the contents of the | eyance, and who | Raknown Ry exect | to me, acknowled the same v | edged before me oluntarily on the |
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| STATE OF ALABAMA County in and for said County, in said State, do hereby certify to Wife Markha A. Robins whose name Resigned to the foregoing Converted to the same bears date. Given under my hand and official seal, this | eyance, and who | Raknown Ry exect I ANUA MIL | to me, acknowled the same v | edged before me oluntarily on the |
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TRACT # 339

The Northwest Quarter (NW%) of Section 20, Township 20 South, Range 2 East except three acres in the Southeast corner East of Yellow Leaf Creek.

Mineral and mining rights in said lands which are not owned by grantors are excepted.

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

It is the intention of the Grantor(s) and it e 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 helts 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 hereefter be constructed on that partion of the lands subject to the flood easement hereby granted and lying between elevations. 398 and 400 feet above the mean sea level heretofore mentioned as such area is subject to flooding from time to time, and that Granters 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. Granters and Grantee further covenant 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 helrs and assigns, forever.

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Martha A. Polinian

RECOTATION OF A STATE OF PROBLEM OF PROBLEM

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