This instrument was pre		98 1039		
(Name) Karl C.	Harrison		·	
				,
				ORPORATION, Birmingham, Alabama
WARRANTY DEED, JOINTI	A FOR LIFE WITH REMA	AINDER TO SCRIFFOR		<u> </u>
STATE OF ALABAMA Shelby	COUNTY KN	OW ALL MEN BY 7	THESE PRESENTS.	
		· Dolley		DOLLARS
to the undersigned gra	intor of granters in h	and paid by the GI	RANTEES herein, the receipt	whereof is acknowledged, we,
	James Calvin	Cooley and Wif	e, Lenora Cooley	•
(herein referred to as	Tim McCov Coc	oley and France	s E. Cooley	
(herein referred to as	CDANTEES) for and	during their joint liv	res and upon the death of either	er of them, then to the survivor
of them in fee simple,	together with every con	ntingent remainder a	nd right of reversion, the follow	ing described real estate situated
inShell				
Commence at the 87 deg. 25 min. U. S. Highway No. 30 min. east ale east to the preof the lot here of way of the pline of a dirt direction along	east 946 feet to o. 31 before the ong said old right- sent east right- in conveyed; the resent U. S. High road leading to the Northerly r northerly direct ice south 89 deg.	r of Section 25 o an iron stake same was made ht-of-way line of-way line of nce run in a hway 31 at a di property of Her tion 30 feet to	on the east side of a 4 lane highway; the 909 feet; thence nort U. S. Highway 31 to to test on all stance of 64 feet to	nce south 18 deg. h 89 deg. 50 min. he point of beginning ong the east right- a point on the North un in a northeasterly distance of 196 feet; at of the point of
`~				REC. BY SIA
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				TO THE SECOND
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then to the survivor or remainder and right of	of them in fee simple, a f reversion.	and to the heirs and	assigns of such survivor toreve	pon the death of either of them r, together with every contingen
their heirs and assigns unless otherwise noted heirs, executors and adagainst the lawful claim IN WITNESS W	s, that I am (we are) la l above; that I (we) have dministrators shall ware ims of all persons.	wfully scized in fee se a good right to sell rant and defend the sell hereunto setQUI	imple of said premises; that the and convey the same as aforesa	venant with the said GRANTEES by are free from all encumbrances id; that I (we) will and my (our their heirs and assigns forever this
WITNESS:		(4)	James Car	vin Coolen 1808
		(Seal)	James Calvin Cool	ey 7 1.0
		(Seal)	Lenora Cooley	a Carelly (Sea
	,,	(Seal)	V .	(Sea
>				
STATE OF ALABAM	4A }		General Acknowledgment	
Skelly	COUNTY	2000		
	Tambe Colvinion			and for said County, in said Stat
nereby certify that	e signed	to the foregoing con	veyance, and who .are know	wn to me, acknowledged before n
on this usly Chat, bei	ing informed of the co	ntents of the convey	ance they	executed the same voluntari
Given under mg	hand and official apply the	is day of	December	A. D., 19. 70
	band and official seal th	30× 141	Martha 6	5. Joener
	DM.		5/20	Notary Public.
	vienau	c, My		

HARRISON AND CONWILL ATTORNEYS AT LAW POST OFFICE BOX 587 COLUMBIANA, ALABAMA 35051

HARRIBON .. CONWILL

TELEPHONE (205) 669-6701

October 18, 1973

Pasars. James Calvin Cooley and Tim McCoy Cooley Rt. 2 Alabaster, Alabama 35007

Doar Mossrs. Cooley:

Mrs. B. W. Carter has come in to my office to talk to me regarding a doed we prepared to you from her, covering certain land bordering U. S. Highway 31. The property conveyed began on the East right-of-way line of U. S. Highway 31 and contained the following clause thereafter:

> "thence run in a southerly direction along the east right-of-way of the present U. S. Highway 31 at a distance of 64 feet to a point on the North line of a dirt road leading to property of Hershel Carter; thence run in a northeasterly direction along the Northerly right-of-way line of said dirt road a distance of 196 feet."

We, of course, did not know where the property was situated on the ground and someone gave us the distance of 64 feet along U. S. Highway 31. However, where a deed contains a physical boundary such as a read, creek or tree, to which a line is run, the courts have held that the physical marker prevails over the distance that is shown in the deed. The reason for this is that many times a distance can be measured wrong. Hrs. Carter says she only conveyed to you the property which she owned up to the North line of said road and that since the date of the deed, the road has been paved. You, of course, would only be entitled to the land North of the road, according to the deed which you obtained. I know that meither of you want a law suit in connection with this matter and feel there is not any necessity for a law suit as you, as well as Mrs. Carter, agree that the North line of the road would be your South boundary line.

If you would like to discuss this with me, please call my office and

wo will arrange an appointment for you.

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Your very truly,

HARRISON AND COMPLL

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