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11.50	HINGE OF PROBATE	DENTIFIED	994-00466

Form 5-41020. Rev. 2/91

	W.E.# 61700-00-0160-300			
Grant Of Land Easement By Landowner For Use Of Alabama Power Company				
In Providing Electric Service To Landowner's Premises, And Adjacent Property Of Others	Parcel #			
To Which Service is Being Simultaneously Extended	Statt 1+00 to Statt 6+00			
	Also Guyenn strato			
STATE OF ALABAMA	Also, Guyson statt 2, 3, 4, 5, 6 Stat 4+00 to stationo			
COUNTY OF Shellon				
	1 10/			
1. KNOW ALL MEN BY THESE PRESENTS, That Lando	wner(s) <u>Crmit II. Holocroon and wite</u>			
	na Power Company, a corporation (the "Company") for electrical			
service at 288 Highwan # 310 Calera, Ala	abama 35040			
	ove address, which by the parties are deemed to be legally described			
Assessor of Shelps County, Alabama, as if herein set out in full detail (the "Property"), and generally described as located in the following described parcel: Worth 1/2 of Fractional Section 22, Township				
described as located in the following described parcel:	n 1/2 of Fractional Section 22, Township			
22 South, Range 2 West.				
TO DO INTICANSE I WEST.				
2. The recovides the recovered electric convice to Crenter (and	adjacent premises of others to which service is being simultaneously			
extended), Company must, and may, install on the Property from	adjacent premises of others to which service is being simultaneously om time to time, some or all of the following: electric poles, electric			
distribution lines, service laterals, metering equipment, transford	mers, guys, anchors, and equipment related thereto, both above and trimming of trees both now and in the future to accommodate such			
facilities.				
3. Grantor, in consideration of (a) the construction of the	necessary service facilities, (b) the furnishing of electric service at and other good and valuable consideration, the receipt of which is			
Company's published rates, and, (c) the payment of one dollar and other good and valuable consideration, the receipt of which is hereby acknowledged, hereby grants, (for himself, his heirs, successors and assigns) to Company the right to install, improve,				
remove, maintain, and replace, upon, over, and under the Property such of the above electric facilities as are appropriate in the opinion of Company, to provide such requested service or services, at locations on Grantor's land (and adjacent premises of others				
to which service is simultaneously being extended), deemed appropriate for such service or services by Company, and agreed to by				
Grantor at time of original extension of service or services (together with necessary and reasonable changes therein and extensions thereto to serve the property and premises of Grantor and adjacent premises described above, if any) together with all rights and				
privileges necessary or convenient for the full enjoyment or use thereof, including the right to clear and keep cleared all trees, undergrowth, growth on, and other obstructions, within a strip of land extending fifteen feet (15') on either side of the center line of				
the facilities as constructed, that would in the opinion of Company interfere with such facilities, and the right to cut all dead, weak,				
leaning or dangerous trees or limbs outside the said thirty foot (30') strip which, in the sole opinion of the Company, might endanger, interfere with or fall upon the poles, lines or other appliances of said Company.				
Facilities to be installed under this agreement may be utilized in providing electric service to the Grantor and other Company				
customers located on property adjacent to the Property and with such service to adjacent property being extended and constructed simultaneously with the building of service facilities to Grantor.				
The precise location on the property where the facilities are installed shall be conclusively deemed to be the location described in				
this grant for the placement of all such facilities. It is the intention of the parties that this grant shall be an easement on, under and over Grantor's land and shall be binding in the future on Grantor's successors, heirs and assigns.				
4. Company shall have the rights of ingress and egress to and from the easement and the Property of Grantor for the purpose of installing, constructing, operating and maintaining its facilities in accordance with accepted industry standards.				
In the event it becomes necessary or desirable for Company to move its lines of poles and appliances in connection with the				
construction or improvement of any public road or highway in proximity to its said power lines, Company is hereby granted the right to relocate its said lines of poles and appliances on lands of Grantor hereinabove described, provided, however, the said				
Company shall relocate its said lines of poles at a distance not greater than ten feet (10') outside the boundary of the right of way of				
any such public road or highway as established or re-established from time to time. TO HAVE AND TO HOLD such easement to Company, its successors and assigns, forever.				
IN WITNESS WHEREOF, Lichave set our hand(s) a	and seal(s) this the 8th day of Voy			
19 93.				
MATCHICO.	GRANTOR(S)			
WITNESS:	$\mathcal{L} = \mathcal{L} + \mathcal{L} + \mathcal{L}$			
Marian Al Sless	Jermi & Janoson (SEAL)			
Sandia & Bairet	Mary Colins & BE			
	This instrument prepared in			
GRANTEE'S ADDRESS	Birmingham Div. Real Estate (SPAL)			
ALABAMA PUWER CO. P.O. BOX 2641	Dept. of Alabama Power Co. Birmingham, AL. Birmingham, AL.			
BIRMINGHAM, AL 35291-1980	By Sara Parks			
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