(Name)Helen L. Norris
Mildred
FM No. A1C 27 Rev. 5/82 WARRANTY DEED, JOINT TENANTS WITH RIGHT OF SURVIVORSHIP — ALABAMA TITLE CO., INC., Blimingham, AL,
State At Large Know all men by these presents,
That In consideration of Love and considerationDOLLARS
to the undersigned grantor or grantors in hand paid by the GRANTEES herein, the receipt whereof is acknowledged, we,
James Roland Clark and wife Mary V. Clark
(herein referred to as grantors) do grant, bargain, sell and convey unto  Joint Tenants
Shasta Leeann Clark and Brandi M. Clark and Collier Lane Clark and Tyler Clark. Charlotte Hayes is overseer. Therein referred to as ORANTEES) as joint tenants, with right of purvivorship, the following described real estate situated in
Shelby County Alabems to wit:
CORRECTED DEED
Parcel 2.
Commence at the northwest corner of the SW1/4 of the NW1/4 of section 18, township 20 south, Range 3 west, Shelby Co. A1. and run thence easterly along said quarter-quarter line 396.00' to a point; Thence turn 92°28'52". right and run southerly 155.00' to a point; Thence turn 87°31'08" right and run westerly 183.00' to the point of beginning of the property, Parcel 2 being described: Thence continue along last described course 99.38' to a point on the eastedge of a paved public road or street RED TIP LANE: Thence turn 99°54'05: left and run southerly along said east edge of said street or road 178.26' to a point: Thence turn 80°17'20" left and rul easterly 122.11' to a point! Thence turn 87°19'11" left and run northerly 87.00' to a point; Thence turn 35°24'49" left and run northwesterly 105.17' to the point of beginning.
Each parcel is subject to any and all agreements easements, rights of way, restrictions and or limitations of probated record or applicable law.  Inst * 1994-2551*
OB/16/1994-25514 10:39 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 001 MCD 9.50
TO HAVE AND TO HOLD Unto the said GRANTEES as joint tenants, with right of survivorship, their heirs and assigns, forever; it being he latention of the parties to this conveyance, that funless the joint tenancy hereby created is severed or terminated during the joint lives of he grantees herein) in the event one grantee herein survives the other, the entire interest in fee simple shall pass to the surviving grantee, and fone does not survive the other. Then the heirs and assigns of the grantees herein shall take as tenants in common.  And I (we) do for myself (ourselves) and for my four) heirs, executors, and administrators covenant with the said GRANTEES, their heirs and assigns, that I am (we are) inwinity seized in fee simple of said premises; that they are free from all encumbrances, unless otherwise noted have; that I (we) have a good right to sell and convey the same as aforesaid; that I (we) will and my four) heirs, executors and administrators hall warrant and defend the same to the said GRANTEES, their heirs and assigns forever, against the lawful claims of all persons.
IN WITNESS WHEREOF, tua. have hereunto set our hand(s) and seal(s), this 900
Jam & Clark (Seal)
Marry Clark sent
Late at Large COUNTY }
orely certify that James Roland Clark + wife Many V. Clark
hose namesigned to the foregoing conveyance, and whoknown to me, acknowledged before me
n this day, that, being informed of the contents of the concernance fact executed the same voluntarily
Ulven under my hand and official seal this 9 day of July
Heleura, A + 35080  MY COMMISSION EXPIRES JANUARY 8, 1998  Noter Proble.

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