SEND TAX NOTICE 10:
Mr. James C. Murphy, Jr.

(Name) \_

netrume:			188 L & M Trace	
nottame:			(Address) Shelby, Alabama 35143	l
<u>.</u>	it was prepared by	<b>011</b>		
)	Mike T. Atchison, Attorne P.O. Box 822	<u> </u>	<del></del>	
esal	Columbiana, Alabama 3505		<del></del>	
14 Rev. 5/1	IS ED, JOINT TENANTS WITH RIGHT OF SURVIVORSE	IIP - LAWYERS TITLE INSI	PEANCE CORPORATION, Birmingham, Alebame	
			A F.10 00	
E OF A	LABAMA KNOW SHELBY COUNTY	all men by these	PRESENTS	•
	The exchange of d	eeds to establi	sh new lot lines	DOLLARS
n consid	eration of			,
unders	igned grantor or grantors in hand paid by th	₩ GRANTEES herein, (	We Leceibt whether it mexicon re-	
•	ay Sellers, Jr. and wife, T		3	
n referi	ed to as grantors) do grant, bargain, sell and	d convey unto		
mes C	. Murphy, Jr. and wife, Iva	E. Murphy		
in refer	red to as GRANTEES) as joint tenants, with	h right of survivership, t	he following described real estate situated in	
nelby			ty, Alabama to-wit:	
		•		
		-	06/18/1998-22664 CERTIFIED	
		•	D6/18/1998-REGULED D9:32 AM CERTIFIED	
		•		
	Lot 12A, according to the Fishing Camp, being more I	proposed resurv	rev of Lots 12, 13, and 14, of	Murphy's
	47 minutes 03 seconds left 29 minutes 06 seconds 1 beginning. Subject to taxes for 1998	eft run Baster	erly for 93.25 feet; thence 25 rly for 102.84 feet; thence 103 rly for 371.94 feet to the years, easements, restrictions	point of
	of way, and permits of re	cora.		
And I assigns ove; that	on of the parties to this conveyance, that the herein his herein in the event one grantee herein his not survive the other. Then the heirs and an (we) do for myself (ourselves) and for my (ourselves) and fo	urvives the other the ensigns of the grantees be our) heirs, executors, at simple of said premises; y the same as aforesaid; EES, their heirs and assign	that they are free from all encumbrances, units that I (we) will and my (our) heirs, executors igns forever, against the lawful claims of all persons.	viving grantee, and NTEES, their heirs as otherwise noted and administrators
Intention grantee ne does in And I assigns ove; that all warrs	on of the parties to this conveyance, that the herein his herein in the event one grantee herein his not survive the other. Then the heirs and an (we) do for myself (ourselves) and for my (ourselves) and fo	urvives the other the ensigns of the grantees be our) heirs, executors, and imple of said premises; y the same as aforesaid; EES, their heirs and assistered assistered assistered.	ntire interest in fee simple shall pass to the sur- rein shall take as tenants in common.  Independent with the said GRA is that they are free from all encumbrances, unite that I (we) will and my (our) heirs, executors igns forever, against the lawful claims of all pers	viving grantee, and NTEES, their heirs as otherwise noted and administrators
intentic grantee ne does And I assigns ve; that II warra	on of the parties to this conveyance, that the herein his herein in the event one grantee herein his not survive the other. Then the heirs and an (we) do for myself (ourselves) and for my (ourselves) and fo	urvives the other the ensigns of the grantees be our) heirs, executors, and imple of said premises; y the same as aforesaid; EES, their heirs and assistered assistered assistered.	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Index administrators covenant with the said GRA in that they are free from all encumbrances, units that I (we) will and my four) heirs, executors igns forever, against the lawful claims of all persons.  The hand(s) and seaks), this	NTEES, their heir sas otherwise notes and administrator ons.
intentic grantee ne does And I assigns ve; that II warra IN WI	on of the parties to this conveyance, that it is herein) in the event one grantee herein and not survive the other. Then the heirs and as (we) do for myself (ourselves) and for my (ou	urvives the other the ensigns of the grantees be our) heirs, executors, and imple of said premises; y the same as aforesaid; EES, their heirs and assistered assistered assistered.	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Index administrators covenant with the said GRA in that they are free from all encumbrances, units that I (we) will and my four) heirs, executors igns forever, against the lawful claims of all persons.  The hand(s) and seaks), this	NTEES, their heir sas otherwise notes and administrator ons.
intentic grantee ne does And I assigns ve; that II warra IN WI	on of the parties to this conveyance, that it is herein) in the event one grantee herein and not survive the other. Then the heirs and as (we) do for myself (ourselves) and for my (ou	urvives the other the ensigns of the grantees be our) heirs, executors, and imple of said premises; y the same as aforesaid; EES, their heirs and assistered assistered assistered assistered.	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Indicate a stenants in common.  Indicate a stenant with the said GRA in the said GRA	NTEES, their heirs and otherwise notes and administrators ons.
intentic grantee ne does And I assigns ve; that II warra IN WI	on of the parties to this conveyance, that it is herein) in the event one grantee herein and not survive the other. Then the heirs and as (we) do for myself (ourselves) and for my (ou	urvives the other the ensigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted set.  OUT The same as aforesaid; OUT The same as aforesaid; OUT The same as aforesaid; OUT The same as a same as	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Index administrators covenant with the said GRA in that they are free from all encumbrances, units that I (we) will and my four) heirs, executors igns forever, against the lawful claims of all persons.  The hand(s) and seaks), this	NTEES, their heirs as otherwise notes and administrators ons.
intentic grantee ne does And I assigns ve; that II warra IN WI	on of the parties to this conveyance, that it is herein) in the event one grantee herein and not survive the other. Then the heirs and as (we) do for myself (ourselves) and for my (ou	urvives the other the ensigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted setOUOU	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Indicate a stenants in common.  Indicate a stenant with the said GRA in the said GRA	NTEES, their heirs as otherwise notes and administrators ons.
Intention grantee ne does ne d	on of the parties to this conveyance, that the herein in the event one grantee herein and so not survive the other. Then the heirs and as (we) do for myself (ourselves) and for my (out that I am (we are) lawfully seized in fee at I (we) have a good right to sell and convey not and defend the same to the said GRANTITIVESS WHEREOF.  We have have have have have have have hav	urvives the other the ensigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted set.  OUT The same as aforesaid; OUT The same as aforesaid; OUT The same as aforesaid; OUT The same as a same as	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Indicate a stenants in common.  Indicate a stenant with the said GRA in the said GRA	NTEES, their heirs as otherwise notes and administrators ons.
Intention grantee ne does ne d	on of the parties to this conveyance, that the herein in the event one grantee herein and sent survive the other, then the heirs and as (we) do for myself (ourselves) and for my (ours	urvives the other the ensigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted setOUOU	ntire interest in fee simple shall pass to the surrein shall take an tenants in common.  Ind administrators covenant with the said GRAI that they are free from all encumbrances, unite that I (we) will and my four) heirs. executors igns forever, against the lawful claims of all persons.  Thand(s) and seaks), this  Bobby Ray Sellers, Jr.	NTEES, their heirs as otherwise notes and administrators ons.
And I assigns ve; that IN WI TATE O SHELB	on of the parties to this conveyance, that the herein in the event one grantee herein and herein and survive the other. Then the heirs and as (we) do for myself (ourselves) and for my	urvives the other the ensigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted setOUOU	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Indicate a stenants in common.  Indicate a stenant with the said GRAI that they are free from all encumbrances, unite that I (we) will and my four) heirs, executors igns forever, against the lawful claims of all persons.  It hand(s) and sealts), this  Bobby Ray Sellers, Jr.  Tracy L. Sellers	NTEES, their heirs and administrators ons.  (See
Intention grantee ne does in And I assigns that it warrant IN WI y of	on of the parties to this conveyance, that the herein) in the event one grantee herein at not survive the other, then the heirs and as (we) do for myself (ourselves) and for my (out that I am (we are) lawfully seized in fee at I (we) have a good right to sell and convey not and defend the same to the said GRANTITIVESS WHEREOF, we have here.  June	urvives the other the engines of the grantees he saigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted set	ntire interest in fee simple shall pass to the surrein shall take an tenants in common.  Indicate an interest in common.  Indicate a	NTEES, their heirs and administrators ons.  (See
Intention grantee and to the does on the d	on of the parties to this conveyance, that the herein in the event one grantee herein and herein in the survive the other, then the heirs and as (we) do for myself (ourselves) and for my (ourselves) and for	urvives the other the engine of the grantees he saigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted of the same as aforesaid; EES, their heirs	ntire interest in fee simple shall pass to the surrein shall take an tenants in common.  Indicate an action of administrators covenant with the said GRAI that they are free from all encumbrances, units that I (we) will and my (our) heirs, executors igns forever, against the lawful claims of all persons.  It hand(s) and seal(s), this  Bobby Ray Sellers, Jr.  Tracy L. Sellers  I Notary Public in and for said Tracy L. Sellers  Are	NTEES, their heirs and administrators ons.  (See
And I d assigns ove; that all warra IN WI TATE O SHELB the ereby cereby	on of the parties to this conveyance, that the herein in the event one grantee herein and herein in the survive the other, then the heirs and as (we) do for myself (ourselves) and for my (ourselves) and for	urvives the other the engine of the grantees he saigns of the grantees he our) heirs, executors, at simple of said premises; the same as aforesaid; EES, their heirs and assimpted set	ntire interest in fee simple shall pass to the surrein shall take as tenants in common.  Indicate a tenant with the said GRAI  Indicate a tenant with the sai	NTEES, their heirs as otherwise noted administrators ons.  (Sea (Sea (Sea (Sea (Sea (Sea (Sea (Sea

Notary Public