## This form furnished by: Cahaba Title, Inc.

• :

My Commission Explorer

Eastern Office (205) \$33-1571 PAX 833-1577

Notary Public

Riverchase Office (205) 988-5600 1 FAX 988-5905

	d by: Shockley & Kelly	(Name). Craig Corleyand Mar	rian 1. Corney
(Ireas) 2491 Pelling Pelling AL	Parkway	(Address) 171 Cedar Grove Par Maylene, AL 35114	KVay
		JOINTLY FOR LIFE WITH REMAINDER	TO SURVIVOR
TE OF ALABAMA	ì		
SHELBY		ALL MEN BY THESE PRESENTS,	. // 00
in consideration of	One Hundred Thirty-	-Seven Thousand, Five Hundred and	1 no/100DOLLARS
e undersigned granter	Tom Lacey Construct	tion Co., Inc.	a corporation
rein referred to as GRAN	ITOR), in hand paid by the GRANII	EES herein, the receipt of which is hereby acknow	vledged, the said GRANTO
	nt, bargain, sell and convey unto M. Craig Corley and Ma NIEES), as joint tenants, with right	arian T. Corley Lof survivorship, the following described real est	ate, situated in
		County, Alabama, to-wit:	
recorded in Map	to the Survey of Cedar Book 25 page 53 in the Shelby County, Alabama.	r Grove at Sterling Gate, Sector e Probate Office of Shelby Count •	2, Phase 2, y, Alabama;
strictions, rese	exes for the year 1999 a ervations, rights-of-way ; (3) Mineral and mining	and subsequent years; (2) Easeme y, limitations, covenants and co g rights, if any.	nts, nditions
90,000.00 of i	the purchase price recit an executed and recorded	ted above was paid from the proc d simultaneously herewith.	eeds of a
•			
	•	Inst # 1999-433	.7
	•••		
•		10/20/1999-4331 09:07 AM CERTIFII SELIY COUNTY JUNCE OF MODATE ONL 1985 56.00	<u> </u>
		arro ining some a mistorial of some impedies of	heir beirs and assigns forev
being the intention of the cs of the grantees herein id, if one does not surviv  And said GRAN's while seized in fee sing	e parties to this conveyance, that (up) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors a ple of said twentiers, that they are free	EES as joint tenants, with right of survivorship, to mless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTE.	or terminated during the july pass to the surviving grant common.  cir beirs and assigns, that is to self and convey the same
being the intention of the cas of the grantees herein id, if one does not survive.  And said GRAN swinly seized in fee sing foresaid, and that it will a	e parties to this conveyance, that (up) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors a ple of said twentiers, that they are free	mless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sha gas of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, the	or terminated during the july pass to the surviving grant common.  cir beirs and assigns, that it to self and convey the same
being the intention of the res of the grantees hereinfel, if one does not survived, if one does not survived that said GRAN swintly seized in fee simpleresaid, and that it will assigns forever, against the that is authorized to execute the is authorized to execute the intention of the intention	e parties to this conveyance, that (not) in the event one grantee herein surve the other, then the heirs and assign TOR does for itself, its successors a ple of said premises, that they are froud its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by use this conveyance, has hereto set it.	mless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANT	or terminated during the july pass to the surviving grant common.  cir beirs and assigns, that it to self and convey the same
being the intention of the res of the grantees hereing the does not survived, if one does not survived that said GRAN swintly seized in fee sing foresaid, and that it will a stigns forever, against the towns of the survived that it will a stigns forever, against the stigns forever.	e parties to this conveyance, that (not) in the event one grantee herein surve the other, then the heirs and assign TOR does for itself, its successors a ple of said premises, that they are froud its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by use this conveyance, has hereto set it.	whest the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sha gas of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTEES of its secretary.	or terminated during the juli pass to the surviving grant common.  eir beirs and assigns, that it to sell and convey the same EES, their beirs, executors
being the intention of the res of the grantees hereinful, if one does not survived, if one does not survived to said GRAN avially seized in fee simpleresaid, and that it will a stigns forever, against the IN WITNESS Who is authorized to executary ofOctober	e parties to this conveyance, that (not) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors and its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by ute this conveyance, has hereto set in 19.29	nnless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTers, warrant and defend the same to the said GRANTers of its signature and seal(s) this	or terminated during the juli pass to the surviving grant common.  cir beirs and assigns, that it to sell and convey the same EES, their beirs, executors:
being the intention of the res of the grantees hereing al, if one does not survive.  And said GRAN whilly seized in fee sing oresaid, and that it will a stigns forever, against the IN WITNESS Who is authorized to executly ofOctober_	e parties to this conveyance, that (not) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors and its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by ute this conveyance, has hereto set in 19.29	nnless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTers, warrant and defend the same to the said GRANTers of its signature and seal(s) this	or terminated during the juli pass to the surviving grant common.  cir beirs and assigns, that is to sell and convey the same EES, their beirs, executors
heing the intention of the res of the grantees herein id, if one does not survive.  And said GRAN whilly seized in fee simple mesaid, and that it will a stigns forever, against the IN WITNESS Who is authorized to executly ofOctober_  THEST:  Secretain	c parties to this conveyance, that (not) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors aple of said premises, that they are froud its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by ute this conveyance, has hereto set in 19 99	inless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTEES of its signature and scal(s) this	or terminated during the juli pass to the surviving grant common.  cir beirs and assigns, that it to sell and convey the same EES, their beirs, executors.
heing the intention of the res of the grantees herein res of the grantees herein red, if one does not survive.  And said GRAN are fully seized in fee simple foresaid, and that it will are tigns forever, against the regas forever, against the regas forever.  IN WITNESS Wello is authorized to execute the of October.  ITEST:  Secretain Size Lby	e parties to this conveyance, that (not) in the event one grantee herein survice the other, then the heirs and assign TOR does for itself, its successors and of said premises, that they are fround its successors, and assigns shall, to lawful claims of all persons.  HERBOP, the said GRANTOR, by ute this conveyance, has hereto set in 19 99.	inless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sharps of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTEES, was said GRANTEES, there is signature and scales this	tion Co., Inc.  Secretary
heing the intention of the res of the grantees hereing al, if one does not survive And said GRAN avially seized in fee simpleresaid, and that it will a stigns forever, against the IN WITNESS With is authorized to executary ofOctober    ITEST:  Secretain   Size Lby    1, theunde	c parties to this conveyance, that (not) in the event one grantee herein surve the other, then the heirs and assign TOR does for itself, its successors and estimates and they are from the successors, and assigns shall, to lawful claims of all persons.  THERBOP, the said GRANTOR, by use this conveyance, has hereto set in 19 99  The light authority	miless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sha gas of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANTEES, warrant and defend the same to the said GRANTEES, the signature and seal(s) this	or terminated during the jull pass to the surviving grant common.  cir beirs and assigns, that it to sell and convey the same EES, their beirs, executors:  Secretary  d County, in said State, her
And said GRAN whilly seized in fee simple estimated in fee simple estimated in fee simple estimated in fee simple estimated in authorized to execute of authorized to execute of October  TATE OF ALABAMA  Shelby  1, the underected in fee simple estify that Faith Backs in the Estimated in the Esti	c parties to this conveyance, that (not) in the event one grantee herein surve the other, then the heirs and assign TOR does for itself, its successors and estimates and they are from the successors, and assigns shall, to lawful claims of all persons.  THERBOP, the said GRANTOR, by use this conveyance, has hereto set in 19 99  The light authority	nnless the joint tenancy hereby created is severed vives the other, the entire interest in fee simple sha gas of the grantees herein shall take as tenants in and assigns, covenant with said GRANTEES, there from all encumbrances, that it has a good right, warrant and defend the same to the said GRANT by its	tion Co., Inc.  Secretary  d County, in said State, here as Secretary