| | STATUTORY WAR | RANTY DEED | | | |
|--|--|---|---|---|---------------------------------------|
| This instrument was prepared by | | Send Ta | ax Notice To: Sa | eid Montazam | |
| (Name) Larry L. Halcomb | | | name 36 | 669 Crossings C | rest |
| 3512 Old Montgomery (Address) Birmingham, Alabama | | | address | وبراه والمساور وبرزات المساور والمناز والمساور والمساور والمساور والمساور والمساور والمساور | · · · · · · · · · · · · · · · · · · · |
| CORPORATION FOR | RM WARRANTY DEE | D, JOINTLY FO | R LIFE WITH REM | AINDER TO SURVIV | OR |
| STATE OF ALABAMA | TT3 T.O. TT | | | | |
| COUNTY OF SHELBY | KNOW ALL MEN E | BY THESE PRES | SENTS, | | |
| That in consideration of TWO HUNDRE | D THIRTY THOUS | AND SIX HUI | NDRED EIGHTY | TWO AND NO/100 | (230,682.0 |
| to the undersigned grantor, Harba | r Construction | Company, | Inc. | | |
| (herein referred to as GRANTOR), in har GRANTOR does by these presents, grant, ba | nd paid by the GRAN rgain, sell and convey u | unt n | | is hereby acknowled Majgan Golpaye | _ |
| (herein referred to as GRANTEES) for a them in fee simple, together with every in Shelby County, Alabama | contingent remainder | lives and upon and right of re o-wit: | the death of either eversion, the follow | of them, then to the ving described real es | e survivor of state, situated |
| Lot 41, according to the Sumin Map Book 31, Page 31, in | rvey of Phase ! the Probate Of | Two Caldwel Efice of Sh | l Crossings : elby County, | 2nd Sector, as Alabama. | recorded |
| Minerals and mining rights, | together with | release of | damages, ex | cepted. | |
| Subject to taxes for 2003. Subject to easement(s), build Subject to right of way grand 216, Page 29 and Volume 282, Subject to right of way grand 2003. | nted to Shelby , Page 115. nted to Alabama | County rec | orded in Volu | ume 233, Page | 700; Volume |
| Page 148 and Real Volume 142 Subject to right of way gran | | of Hoover r | ecorded in In | nst. No. 2000- | 40742. |
| Inst. No. 2000-40741 and Ins | st. No. 2000-25 | 5988. | | | |
| Subject to restrictions and | covenants appe | earing of r | ecord in Inst | c. No. 2002-02; | 381. |
| Subject to conditions on att | ached Exhibit | "A". | | 20030917000624720 F Shelby Cnty Judge 6 | Pg 1/2 60.50 |
| | | | | | |
| simultaneously herewith. | ase price was p | | | | |
| TO HAVE AND TO HOLD, To them, then to the survivor of them in fee semainder and right of reversion. | | | | | |
| IN WITNESS WHEREOF, the said GR who is authorized to execute this conveyance, | | | B. J. Harris | • | 19/2003. |
| ATTEST: | | Harba | ar Constructi | on Company, In | ic. |
| | | *** | 1 | | ` ~ |
| | | B/y | B. J. Harris, | President | <u></u> |
| TATE OF ALABAMA COUNTY OF JEFFERSON | | | | | |
| I, Larry L. Ha State, hereby certify that B. J. whose name as President corporation, is signed to the foregoing informed of the conveyance he act of said corporation, | Harris of Harbar conveyance, and who | is known to m | ion Company, ne, acknowledged be | efore me on this day | that, being |
| Given under my hand and official seal, | this the 11th | day of | September //// | #920 | Q3. |

Larry L. Halcomb Notary P

My Commission Expires: 1/23/06

Notary Public

EXHIBIT "A"

This conveyance is made with the express reservation and condition that Grantees, for themselves and on behalf of their heirs, administrators, executors, successors, assigns, contractors, permitees, licensees and lessees, hereby release and forever discharge Grantor from any and all liability, claims and causes of action, whether arising at law (by contract or in tort) or in equity with respect to damage or destruction of property and injury to or death of any person located in, on, or under the surface of or over the property herein conveyed, as the case may be, which are caused by, or arise as a result of, past, present, or future soil, subsoil, or other conditions (including, without limitation, sinkholes, underground mines, subsurface waters, and limestone formations) under or on the subject property, whether contiguous or non-contiguous. Grantees acknowledge that they have made their own independent inspections and investigations of the subject property and are purchasing the subject property in reliance upon such inspections and investigations. For purposes of this paragraph, Grantor shall mean and refer to the members, managers, agents, employees, successors, assigns, members, owners, managers, partners, officers and contractors of Grantor and any successors and assigns of Grantor.