**		
s instrument was prepared by		Send Tax Notice To: Nancy B. Vlahos name
ame) <u>Larry L. Halcor</u>	mb	3251 Crossings Drive
3512 Old Montgoddress) Birmingham, Al		address Birmingham, AL 35242
CORPORATIO	ON FORM WARRANTY DEED, JOIN	TLY FOR LIFE WITH REMAINDER TO SURVIVOR
ATE OF ALABAMA	KNOW ALL MEN BY THE	SE DDESENTS
UNTY OF SHELBY	S KNOW ALL MEN BY THE	SIN PRINCIPALIS,
at in consideration of TWO HU	NDRED THIRTY EIGHT THOUS	AND THREE HUNDRED THIRTY SEVEN AND NO/100 (238,337
he undersigned grantor, Ha	rbar Construction Compan	y, Inc.
rein referred to as GRANTOR) LANTOR does by these presents, g), in hand paid by the GRANTEES grant, bargain, sell and convey unto Na	a corporation, herein, the receipt of which is hereby acknowledged, the said incy B. Vlahos and Thomas L. Boone II
	n every contingent remainder and ri	nd upon the death of either of them, then to the survivor of ght of reversion, the following described real estate, situated
		Caldwell Crossings 2nd Sector, as recorded of Shelby County, Alabama.
nerals and mining rig bject to taxes for 20		ase of damages, excepted.
_	to Shelby County record	ded in Volume 233, Page 700; Volume 216, Pag
	to Alabama Power Compan	ny recorded in Real Volume 142, Page 148
bject to right of way	granted the City of Hoo	over recorded in Inst. No. 2000-40742, Inst.
. 2000-40741 and Inst bject to restrictions		g of record in Inst. No. 2002-02381.
bject to conditions of	on attached Exhibit "A".	20031201000777460 Pg 1/2 62.00 Shelby Chty Judge 5
		20031201000777460 Pg 1/2 62.00 Shelby Cnty Judge of Probate, AL 12/01/2003 10:45:00 FILED/CERTIF
		TO THE POST OF THE
190,669.00 of the p multaneously herewith		12/01/2003 10:45:00 FILED/CERTIF
multaneously herewith TO HAVE AND TO HOL	D, To the said GRANTEES for a	12/01/2003 10:45:00 FILED/CERTIF
TO HAVE AND TO HOLEM, then to the survivor of them mainder and right of reversion. IN WITNESS WHEREOF, the	D, To the said GRANTEES for an in fee simple, and to the heirs and	from the proceeds of a mortgage loan closed and during their joint lives and upon the death of either of assigns of such survivor forever, together with every contingent dent, B. J. Harris
TO HAVE AND TO HOLEM, then to the survivor of them nainder and right of reversion. IN WITNESS WHEREOF, the no is authorized to execute this core	D, To the said GRANTEES for an in fee simple, and to the heirs and esaid GRANTOR, by its	from the proceeds of a mortgage loan closed and during their joint lives and upon the death of either of assigns of such survivor forever, together with every contingent dent, B. J. Harris
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TO HAVE AND TO HOLEM, then to the survivor of them mainder and right of reversion. IN WITNESS WHEREOF, the no is authorized to execute this constraint. THEST:	D, To the said GRANTEES for an in fee simple, and to the heirs and e said GRANTOR, by its Presinveyance, has hereto set its signature and	irom the proceeds of a mortgage loan closed and during their joint lives and upon the death of either of assigns of such survivor forever, together with every contingent death, B. J. Harris diseal, this the 20th day of November //2003 Harbar Construction Company, Inc.

19

2003

Notary Public

November

Larry L. Halcomb

My Commission Expirés:

the act of said corporation,

Given under my hand and official seal, this the

20th

day of

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.