## STATUTORY WARRANTY DEED

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(Name)	Larry L.			<u> , </u>				ssing Cour	
(Address)		Montgomer am, Alaban	•			a	daress Birmingha	am, AL 352	42
	COR	PORATION FO	ORM WARR	ANTY DEEL	), JOINTLY I	FOR LIFE WITH	REMAINDER	TO SURVIVO	R
STATE OF	ΛLΛΒΛΜΛ		v NiOW	ALL MEN B	V TUECE DD	ECENTO			
COUNTY (	OF SHELBY		IX.IAO AA	ALL MEN D	i indse in	ESENTS,			(\$250,758
That in cons	sideration of	WO HUNDRE	D FIFTY	THOUSAND	SEVEN H	UNDRED FIF	ry eight A	AND NO/100	DOLLARS
to the under	signed grantor,	Harba	r Constr	uction C	ompany,	Inc.			. •
<b>GRANTOR</b>	does by these	RANTOR), in presents, grant, Gordon an	bargain, sell	and convey ur	nto	the receipt of	which is here		corporation, ed, the said
them in fe	e simple, toge	•	ry contingen	t remainder	<del>-</del>	on the death of f reversion, the		•	
Crossing		ctor, as	_		<del>-</del>	Lots 159, 1 Page 60, 1		_	
Subject	to taxes	for 2004.				of damages	, excepted	<b>1.</b>	
Subject	to right	nt as showed of way grave volume 28	anted to	Shelby	~	ecorded in	Volume 23	33, Page 7	00; Volume
Subject	to right	of way gr	anted to	Alabama	Power C	ompany rec	orded in E	Real Volum	e 142,
Subject	to right	Volume 1 of way gr 741 and I	anted th	e City o		recorded :	in Inst. 1	No. 2000-4	0742,
						record in	Inst. No.	. 2002-023	81.
							2004	0121000035480	Pg 1/2 217.00 of Probate, AL
								-	
\$ 48,000 simultan	0.00 of neously he	-	hase pri	ce was p	aid from	the proces		1/2004 10:09:0 nortgage 1	
TO F	leously he	TO HOLD, To	o the said	GRANTEES	for and du	ring their joint	eds of a r	on the death	of either of
TO Hothem, then	leously he	rewith.	o the said	GRANTEES	for and du		eds of a r	on the death	of either of
TO Hom, then remainder a	HAVE AND to the survivo	TO HOLD, To of them in fewersion.	o the said ee simple, and	GRANTEES  Indicate to the heir	for and dus and assign	ring their joint	lives and upon forever, tog	on the death	of either of y contingent
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## 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.