#14.				STA 1400 TO 34 200
EASEMENT - DISTRIBUTION FACILITIES	TO BE RE	CORDED: YES _	X NO	This instrument prepared by:
(Metes an⊅ Bounds)				Jeff J. Callicott
STATE OF ALABAMA	} W.E. No.	61730-00-0	0295	Alabama Power Company
COUNTY OF Shelby	} Parcel No.	7015	0318	P. O. Box 2641
TAX ID # 24-3-08-0-000-013.00		9	-13144	Birmingham, Alabama 35291
			iono Sr and wife 1	
A. GRANT KNOW ALL MEN BY THESE PR	ESENTS, That	ivear C. Der	iano, Sr. and wife, J	anice K. Deriano
as grantors (s), (the "Grantor", whether one or more paid by Alabama Power Company, a corporation, successors and assigns (the "Company"), the eas	, the receipt and sufficie	ncy of which are he	reby acknowledged, does h	ereby grant to Alabama Power Company, i
B. RIGHTS The easements, rights and privile	eges granted hereby are	as follows:		
Section C below, along a route to be selection of underground Facilities, if an optics, cables, transclosures, transform overhead and/or underground transmis either side of the center line of underground install and utilize intermediate poles in least content of the center line of underground transmis install and utilize intermediate poles in least content of the center line of underground transmissions.	elected by the Company by, by cross-hatching ind ners, anchors, guy wires ssion and distribution of ound Facilities and fiftee line for overhead Faciliti 30') strip for overhead Fa	which is generally solicating an area not go and other Facilities is electric power, and a en feet (15') to either solic es and the right to tri	shown on the Company's fingreater than ten feet (10') in useful or necessary in connects the right to clear and keep side of the center line of over mand cut and keep trimmed	ver, under and across the Property described al location drawing (which shows the gener width), all poles, towers, wires, conduits, fiberation therewith (collectively, "Facilities"), for the clear a strip of land extending five feet (5') rhead Facilities; further, the right in the future and cut all dead, weak, leaning or dangeroungth now or may hereafter endanger, interferences
might now or may hereafter endanger, in located adjacent to the Property descri	interfere with or fall upor bed in Section C below keep clear all trees, und	n the electric transmi along a route to be s lergrowth, and other	ssion or distribution lines, po elected by the Company ger	limbs that, in the sole opinion of the Companoles, towers or other Facilities now or hereafted nerally shown on the Company's final location which Grantor has an interest within fifteen feature.
C below, and to construct, extend and adjacent thereto (collectively, "Guy Wir	maintain guy wires from e Facilities") along a rou rimmed and cut all dead	te to be selected by to weak, leaning or da	structures now or hereafter enter the Company generally show ngerous trees or limbs that, it	on and under the Property described in Sectice erected adjacent to such Property or proper on the Company's final location drawing; are in the sole opinion of the Company, might no
Grantor hereby grants to the Company all earthe right of ingress and egress to and from the Facthereof; and also the right to cut, remove and oth Facilities and Guy Wire Facilities, as applicable.	cilities and Guy Wire Fac	cilities, as applicable	, and the right to excavate fo	or installation, replacement, repair and remove
C. PROPERTY DESCRIPTION The easement following described real property situated in	s, rights and privileges of Shelby	ranted hereby shall County, A	apply to, and the word "Prop Nabama (the "Property"):	erty" as used in this instrument shall mean, th
			ded in Map Book 29	
			elby County, Alaban	
(NE 1/4 of the	ne SE 1/4 of Sect	ion 8, Townsh	p 21 South, Range	4 West)
D. ADDITIONAL PROVISIONS. In the event it improvement of any public road or highway in proving Facilities, to exercise the rights granted above; provided the boundary of the right of way of any sudupon and shall inure to the benefit of Grantor, to "Company" and "Grantor" as used in this instrument TO HAVE AND TO HOLD the same to the Company with the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the Company and "Grantor" as used in this instrument to the same to the Company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument to the company and "Grantor" as used in this instrument t	covided, however, the Coch public road or highware the Company and each ent shall be deemed to Company, its successors Grantor(s) has/have se	rantor hereby grants ompany shall not relove as established or respective include the heirs, personal assigns, forever his/her/their hand(s) (Grantor)	to the Company the right to cate the Facilities on the Property of the Propert	relocate the Facilities and, as to such relocate operty at a distance greater than ten feet (10 ne. This grant and agreement shall be bindin ves, successors and assigns and the word cessors and assigns of such parties. day of January
Witness		By: As:		(SEAL)

