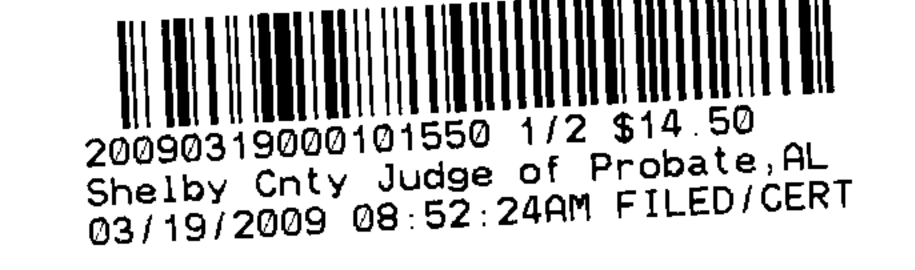
STATE OF ALABAMA W.E. No. ADZIVIO CAGO 9 Abdomine Prover Company Parcial No. 10.2.04 (c) Parcial No.	EASEMENT - DISTRIBUTION FACILITIES	TO BE RECORDED: YES NO	This instrument prepared by:					
COUNT OF SHELBY Percei No. 12.2 24/61 Processor Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor State of the Company of Transformer No. 12.3 24/61 Processor No. 12.3 24	(Metes and Bounds)		S. MLELROY					
A GRANT KNOW ALL MEN BY THESE PRESENTS. That M21K with 1 2 M Share	STATE OF ALABAMA	W.E. No. A621600 A809	Alabama Power Company					
A GRANT KNOW ALL MEN BY THESE PRESENTS, That Mark With It is an expension (s), the "Crantor", whether one or more) for and in consideration of One and No130 (\$1.00) and other good and vehiculate consideration, to Crantor in the path by Alexama Power Company, a corporation, the receipt and sufficiency of which are hereby acknowledged, does hereby grant to Alabama Power Company. Successors and assigns (the "Company"), the esserients, rights and privileges described and designated in Section B below. 8. RIGHTS The esserients, rights and privileges granted hereby are a follows: 1. Overhead andior Underground. The right from time to time to construct, install, operate and maintain, upon, over, under and across the Property described Section C below, along a route to be selected by the Company which is generally shown on the Company's final Accistor overwhole gives transcribed stores. And along a route to be selected by the Company which is generally shown on the Company's final Accistor overwhole gives the green transcribed stores. And along a route to be selected by the Company which is generally shown on the Company of final Accistor overwhole green transcribed stores. And the right to clear and seep dear a strp of land extending the final post of the control in sections. The right to make an office the right to clear and seep dear a strp of land extending the final post of the control in sections. The right to infer and out and seep thinmed and cut all deed, weak, learning or dangerous trees initials outled on the thirty of city of sections and the right to time and out and the post of the company and the company and the post of the control of the direct of the direct of the company and the post of the post o	COUNTY OF SHELBY	Parcel No	P. O. Box 2641					
as gentions (s), the "Caration", whether one or more) for sed in consideration of Cine and No.100 (\$1.00) and other good and vehable consideration, to Cirantor in his paid by Alabama Power Company, accessors and assigns (the "Company,"), the eaterwise, signs, and privileges and selected and designated in Section Botton. B. RIGHTS The easements, injoits and privileges granted hereby are as follows. 1. Overhead and/or Underground. The right from time to time to construct, install, operate and maintain, upon, over, under and across the Property described Section C below, along a rotate to its sested by the Company which is generally shown on the Company's final location drawing (which shows the general instructions, and one and across the property described Section C below, which are also the sested of the control of the control in the control of the control of the control of the control in the control of the control of the control in the control of the	TAX ID #	Transformer No. <u>6573</u>	Birmingham, Alabama 35291					
B. RIGHTS The easements, rights and privileges granted hereby are as follows: 1. Overhead and/or Underground. The international privileges granted hereby are as follows: 1. Overhead and/or Underground, The international privileges granted hereby are as follows: 1. Overhead and/or Underground. The right from time to time to construct, intelli, operate and maintain, upon, over, under and across the Proporty described Section Chebro, along a cost to be selected by the Company which is generally shown on the Company is hall boatlon drawing privileges on the construction of the property described by the Company which is generally shown on the Company is hall boatlon drawing privileges on the construction of the control in collection of the control incollection and control incollection in the control incollection in the control incollection in the control incollection of the company, might now or many hereafter endanger, interfere with the dupon any of the overhead Facilities, and the right to firm and cut and keep of this many the control incollection of the Company, might now or many hereafter endanger, interfere with the dupon any of the overhead Facilities, and keep of this many the control incollection of the Company, might now or many hereafter endanger, interfere with the dupon any of the overhead Facilities and keep of this many the departs of the control incollection of the Company, might now or many hereafter endanger, interfere with the dupon any of the overhead facilities in the control of the Company and also the right to dear and keep of the many the departs of the control of the Company generally shown on the Company in the Control of the Control	A. GRANT KNOW ALL MEN BY THESE PRESE	ENTS, That Mark Withrow and	wife Sharon Kyser					
8. RIGHTS The easements, rights and privileges granted hereby are as follows: 8. RIGHTS The easements, rights and privileges granted hereby are as follows: 9. Overhead and/or Underground Facilities, and privileges granted hereby are as follows: 1. Overhead and/or Underground Facilities, and privileges granted hereby are as follows: 1. Overhead and/or Underground Facilities, and privileges granted hereby are as follows: 1. Overhead and/or underground Facilities, and privileges are and or granted that the Company which is generally shown on the Company of that location drawing which have and or underground Facilities and the privileges and the content into of underground Facilities and the privileges and the content into of underground Facilities and intent follows: 1. Overhead and or underground Facilities and Ribbert feel (15) to either side of the content into of ventre into of underground Facilities and Ribbert feel (15) to either side of the content into of ventre into of underground Facilities, and the private of the content into of ventre into of underground Facilities and the private of the content into of ventre into of underground Facilities and the private of the content into of ventre into or underground Facilities and the private of the company, might now or may hereafter endanger, interfere with fail upon any of the company of Facilities and Facilities. 2. Line Clearing. The right to trim and cut and keep frimmed and cut all dead, weak, learning or dangerous trees or limbs that, in this sole ophino of the Company and slot the right to dear and keep frimmed and cut all dead, weak, learning or dangerous trees or limbs that, in this sole ophino of the Company and slot the right to dear and keep frimmed and cut all dead, weak, learning or dangerous trees or limbs that, in this sole ophino or the Company of the Company and slot the right to dear and keep frimmed and cut all dead, weak in the sole ophino or property in which Grantothe to entire the property dear and cut and real real real sole of s	-	·						
1. Overhead and/or Underground. The right from time to time to construct, install, operate and maintain, upon, over, under and across the Property described Section C below, along a route to be selected by the Company which is generally shown on the Company in final boaston drawing (which shows the gene location of underground Facilities, and professor), by indicating an area not prestor han to fine (10) in which), all poles, towers, wires, conducts, there optiose, cable transclosures, transformest, anchors, guy whree and other Facilities under the registron of the content into of underground Facilities and fitners from the content of the content into of underground Facilities and fitners from the registron of the content into of underground Facilities and fitners from the registron of the content into of underground Facilities in the for overhead Facilities in the first professor of the content into of underground Facilities in the first professor of the content into of underground Facilities in the first professor into the content into of underground Facilities in the first professor into the property of the content into the property of the content into the property described in Section C below along a route to be selected by the Company generally shown on the Company's final location drawing, and also the right to clear and keep interfers with or fall upon the very content into the Property described in Section C below. And to constitute, and an animal maintain anchoris's) of concrete, metal or other material on and under the Property described in Section C below, and to constitute, attend and maintain anchoris's) of concrete, metal or other material and anomality of the fitting of the content into the understance of the fitting of the content into the understance and anomality of the fitting of the content into the compa			, , , , , , , , , , , , , , , , , , ,					
Section C below, along a route to be selected by the Company which is generally shown on the Company in final location drawing (which shows the general location of underground fracilities), in just indicating an area not greater than the feet (17) in which, all poles, towers, conduite, they organize, cable transclosures, transformers, anchors, guy wires and other Facilities useful or necessary in connection therewith (collectively, "Facilities"), for the overheal and or underground facilities and time or lover long, and all the registration of electric power, and also the right to clear and keep clear a trop (5) to either as of the center line of underground Facilities and time or the (15) to either as deed this center line of overhead facilities, the line of the center line of underground facilities in the force where a facilities are from the first to mind out and sole portioned and cut all center lines outside of the brity hot; (3) single to either and facilities that, in the sole opinion of the Company, might now or may hereafter endanger, interiers with of lall upon the selective transmission or distinction lines, poles, they great or distinction of the selective transmission or distinction lines, poles, there or other Facilities now or hereaft located adjacent to the Property described in Section C below along a noute to be selected by the Company generally shown on the Company's final locatid drawing, and also the right to clear and keep clear all times, undergrowth, and other obstructions on property in which Grantor has an interiest within fitting in (15) of the center line of the lines of such projets, lowers or other Facilities. 3. Guy Wires and Anchors. The right to implant, install and maintain anchor(s) of concrete, metal or other materied adjacent to such Property described in Section C below, and to construct, extend and maintain guy wires from such anchors) to structures now or hereafted endough the property described in Section of may be received an extend of the property of the center in the	B. RIGHTS The easements, rights and privileges	granted hereby are as follows:						
might now or may hereafter endenger, interfere with or fall upon the electric transmission or distribution lines, poles, towers or other Facilities now or hereaft located adjacent to the Property described in Section C betwerning and also the right to dear and keep clear all trees, undergrowth, and other obstructions on property in which Grantor has an interest within fitneen fe (15) of the center line of the lines of such poles, towers or other Facilities. 3. Guy Wires and Anchors. The right to implant, install and maintain anchor(s) of concrete, metal or other material on and under the Property described in Section C below, and to construct, extend and maintain puy wires from such anchor(s) to structures now or hereafter ented discoent to such Property or proper adjacent thereto (colocitively. Quy Wire Facilities) a selected by the Company generally shown on the Company's final location drawing; are also the right to trim and cut and keep trimmed and cut all idead, weak, leaning or dangerous trees or limbs that, in the sole opinion of the Company, might not or may hereafter endanger, interfere with or fall upon any of the Guy Wire Facilities. Grantor hereby grants to the Company all easements, rights and privileges recessary or convenient for the full enlyxment and use thereof, including without limitate the right to fingers and egipts to cut, remove and otherwise keep clear any and all structures, obstructions or obstacles for installation, replacement, repair and remove thereof, and also the right to cut, remove and otherwise keep clear any and all structures, obstructions or obstacles of whetever character, on, under and above sail Facilities and Guy Wire Facilities, as applicable, and the right to excevate for installation, replacement, repair and remove thereof, and also the right to exceed any and all structures, obstructions or obstacles of whetever character, on, under and above sail Facilities and Guy Wire Facilities, as applicable, and the right to excevate for installation, replacement, repair an	Section C below, along a route to be select location of underground Facilities, if any, be transclosures, transformers, anchors, guy and/or underground transmission and district of the center line of underground Facilities autilize intermediate poles in line for overheading outside of the thirty foot (30') strip for the section of the selection	ted by the Company which is generally shown on the Company y indicating an area not greater than ten feet (10') in width), all paires and other Facilities useful or necessary in connection the ibution of electric power, and also the right to clear and keep clean and fifteen feet (15') to either side of the center line of overhead and Facilities and the right to trim and cut and keep trimmed and	's final location drawing (which shows the gener poles, towers, wires, conduits, fiber optics, cable erewith (collectively, "Facilities"), for the overhea ar a strip of land extending five feet (5') to either sid Facilities; further, the right in the future to Install ar I cut all dead, weak, leaning or dangerous trees					
C below, and to construct, extend and maintain guy wires from such anchor(s) to structures now on hereafter erected adjacent to such "Property or proper adjacent thereto (collectively, "Culy Wire Facilities" along a route to be selected by the Company generally shown on the Company's final location or rawing: are also the right to firm and cut and keep trimmed and cut all dead, weak, leaning or dangerous trees or limbs that, in the sole opinion of the Company, might no or may hereafter endanger, interfere with or fall upon any of the Guy Wire Facilities. Grantor hereby grants to the Company all easements, rights and privileges necessary or convenient for the full enjoyment and use thereof, including without limitatic the right of ingress and egress to and from the Facilities and Guy Wire Facilities, as applicable, and the right to excavate for installation, replacement, repair and remove thereof, and also the right to cut, remove and otherwise keep clear any and all structures, ostructions or obstacles of whatever character, on, under and above sal Facilities and Guy Wire Facilities and Guy W	might now or may hereafter endanger, inter located adjacent to the Property described drawing, and also the right to clear and keep	fere with or fall upon the electric transmission or distribution line in Section C below along a route to be selected by the Company p clear all trees, undergrowth, and other obstructions on property	s, poles, towers or other Facilities now or hereafte y generally shown on the Company's final locatio					
C. PROPERTY DESCRIPTION The easements, rights and privileges granted hereby shall apply to, and the word "Property" as used in this instrument shall mean, the following described real property situated in SHEUBY County, Alabama (the "Property"): Let the Hawa Farms as shown and PB 36, pag 129 in the Probate Office of Shellan County, Alabama (the "Property"): Let the Hawa Farms as shown and PB 36, pag 129 in the Probate Office of Shellan County, Alabama (the "Property"): D. ADDITIONAL PROVISIONS. In the event it becomes necessary or desirable for the Company to move any of the Facilities in connection with the construction of improvement of any public road or highway in proximity to the Facilities, Grantor hereby grants to the Company the right to relocate the Facilities and, as to such relocate Facilities, to exercise the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 cutside the boundary of the right of way of any such public road or highway as established from time to time. This grant and agreement shall be binding upon and shall increase the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 cutside the high of way of any such public road or highway as established from time to time. This grant and agreement shall be binding upon and shall increase the property at a distance greater than ten feet (10 cutside the high of way of any such public road or highway as established from time to time. This grant and agreement shall be binding upon and shall increase the property at a distance greater than ten feet (10 cutside the high of the property at a distance greater than ten feet (10 cutside the high of the property at a distance greater than ten feet (10 cutside the high of the property at a distance greater than ten feet (10 cutside the property at a distance greater than ten feet (10 cutside the property at a distance great	C below, and to construct, extend and main adjacent thereto (collectively, "Guy Wire Fa also the right to trim and cut and keep trimm or may hereafter endanger, interfere with or Grantor hereby grants to the Company all easem the right of ingress and egress to and from the Facilitie thereof; and also the right to cut, remove and otherwi	ntain guy wires from such anchor(s) to structures now or hereactives") along a route to be selected by the Company generally seed and cut all dead, weak, leaning or dangerous trees or limbs to fall upon any of the Guy Wire Facilities. The ents, rights and privileges necessary or convenient for the full enjoys and Guy Wire Facilities, as applicable, and the right to excava	ther erected adjacent to such Property or proper shown on the Company's final location drawing; and hat, in the sole opinion of the Company, might not over the company of					
Let 16 Hawns Farms as shown and PB 36, pass 129 in the Probate Office of Shelling Country. Alabama, in the Swi4 of the NE'4 of Saxtion! D. ADDITIONAL PROvisions. In the event it becomes necessary or desirable for the Company to move any of the Facilities in connection with the construction of improvement of any public road or highway in proximity to the Facilities, a cantor hereby grants to the Company the right to relocate the Facilities and, as to such relocate Facilities, to exercise the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 outside the boundary of the right of way of any such public road or highway as established from time to time. This grant and agreement shall be binding upon and shall inure to the benefit of Grantor, the Company and each of their responsal representatives, successors and assigns and the word "Company" and "Grantor" as used in this instrument shall be deemed to include the heirs, personal representatives, successors and assigns of such parties. TO HAVE AND TO HOLD the same to the Company, its successors and assigns, forever. N WITNESS WHEREOF, the undersigned Grantor(s) has/have set his/her/their hand(s) and seal(s) this the 28 day of JANUARY, 20 08. Witness Witness Witness By: (SEAL)	C. PROPERTY DESCRIPTION The easements, rig following described real property situated in>HE	hts and privileges granted hereby shall apply to, and the word "f	Property" as used in this instrument shall mean, th					
D. ADDITIONAL PROVISIONS. In the event it becomes necessary or desirable for the Company to move any of the Facilities in connection with the construction of improvement of any public road or highway in proximity to the Facilities, Grantor hereby grants to the Company the right to relocate the Facilities and, as to such relocate Facilities, to exercise the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 outside the boundary of the right of way of any such public road or highway as established or re-established from time to time. This grant and agreement shall be binding upon and shall inture to the benefit of Grantor, the Company and each of their respective heirs, personal representatives, successors and assigns and the word: "Company" and "Grantor" as used in this instrument shall be deemed to include the heirs, personal representatives, successors and assigns of such parties. TO HAVE AND TO HOLD the same to the Company, its successors and assigns, forever. N WITNESS WHEREOF, the undersigned Grantor(s) has/have set his/her/their hand(s) and seal(s) this the	Lat 16 Hanna Farms a	5 have pB 26 129	7 in the Prohit Affice					
D. ADDITIONAL PROVISIONS. In the event it becomes necessary or desirable for the Company to move any of the Facilities in connection with the construction of improvement of any public road or highway in proximity to the Facilities, Grantor hereby grants to the Company the right to relocate the Facilities and, as to such relocate Facilities, to exercise the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 outside the boundary of the right of way of any such public road or highway as established or re-established from time to time. This grant and agreement shall be binding upon and shall inure to the benefit of Grantor, the Company and each of their respective heirs, personal representatives, successors and assigns and the word: "Company" and "Grantor" as used in this instrument shall be deemed to include the heirs, personal representatives, successors and assigns of such parties. TO HAVE AND TO HOLD the same to the Company, its successors and assigns, forever. N WITNESS WHEREOF, the undersigned Grantor(s) has/have set his/her/their hand(s) and seal(s) this the		· · · · · · · · · · · · · · · · · · ·						
improvement of any public road or highway in proximity to the Facilities, Grantor hereby grants to the Company the right to relocate the Facilities and, as to such relocate Facilities, to exercise the rights granted above; provided, however, the Company shall not relocate the Facilities on the Property at a distance greater than ten feet (10 outside the boundary of the right of way of any such public road or highway as established or re-established from time. This grant and agreement shall be binding upon and shall inure to the benefit of Grantor, the Company and each of their respective heirs, personal representatives, successors and assigns and the words "Company" and "Grantor" as used in this instrument shall be deemed to include the heirs, personal representatives, successors and assigns of such parties. TO HAVE AND TO HOLD the same to the Company, its successors and assigns, forever. IN WITNESS WHEREOF, the undersigned Grantor(s) has/have set his/her/their hand(s) and seal(s) this theZ_8								
-	improvement of any public road or highway in proximity Facilities, to exercise the rights granted above; provide outside the boundary of the right of way of any such pull upon and shall inure to the benefit of Grantor, the C "Company" and "Grantor" as used in this instrument signal TO HAVE AND TO HOLD the same to the Comp	to the Facilities, Grantor hereby grants to the Company the righted, however, the Company shall not relocate the Facilities on the blic road or highway as established or re-established from time to company and each of their respective heirs, personal representatives, shall be deemed to include the heirs, personal representatives, shany, its successors and assigns, forever. Iter(s) has/have set his/her/their hand(s) and seal(s) this the	to relocate the Facilities and, as to such relocated Property at a distance greater than ten feet (10' time. This grant and agreement shall be binding statives, successors and assigns and the words successors and assigns of such parties. 28 day of JANUARY, 20 08. (SEAL)					
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	Witness		(SEAL)					

Form 5-5783 Rev. 4/05



Shelby County, AL 03/19/2009 State of Alabama

Deed Tax:\$.50

DOW

SKETCH OF PROPOSED WORK SIMPLIFIED W.E.

Map Center UTM

Map Center LatLon



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Customer	stomer				Location					Agreed	Serv. Date	Estimate No.		
SHARUN WITHROW				376 GOODWIN CIR				2/21	009	A621	A621600 A809			
Region			O	Oper. Cntr.		Town/Ci	Town/City		UserID		Created:			
EASTERN			Ī	PELL CTY		VINC	ENT melscott			1/27/2009				
County		Section		Towns	hip	Rang	e Add'i	Add'i Info				•		
SHELB	<u>Y</u>			19	S	FE	<u>-</u>							
Acquisition Agent D		Date F	ate R/W Assigned Date R/W		/W Cleared	ed Spatial Reference		nce	LOC	Transformer Loading				
S.MCELIZOY		1/2	8/09 1/28		18/09	109								
Voltage	Phone Co	CATV Co	Acc	essible	Tree (Crew	Rock Hole		R/W	City	County	State	Miss All	Other
7.2 KV		·		χ				Permits	X					

