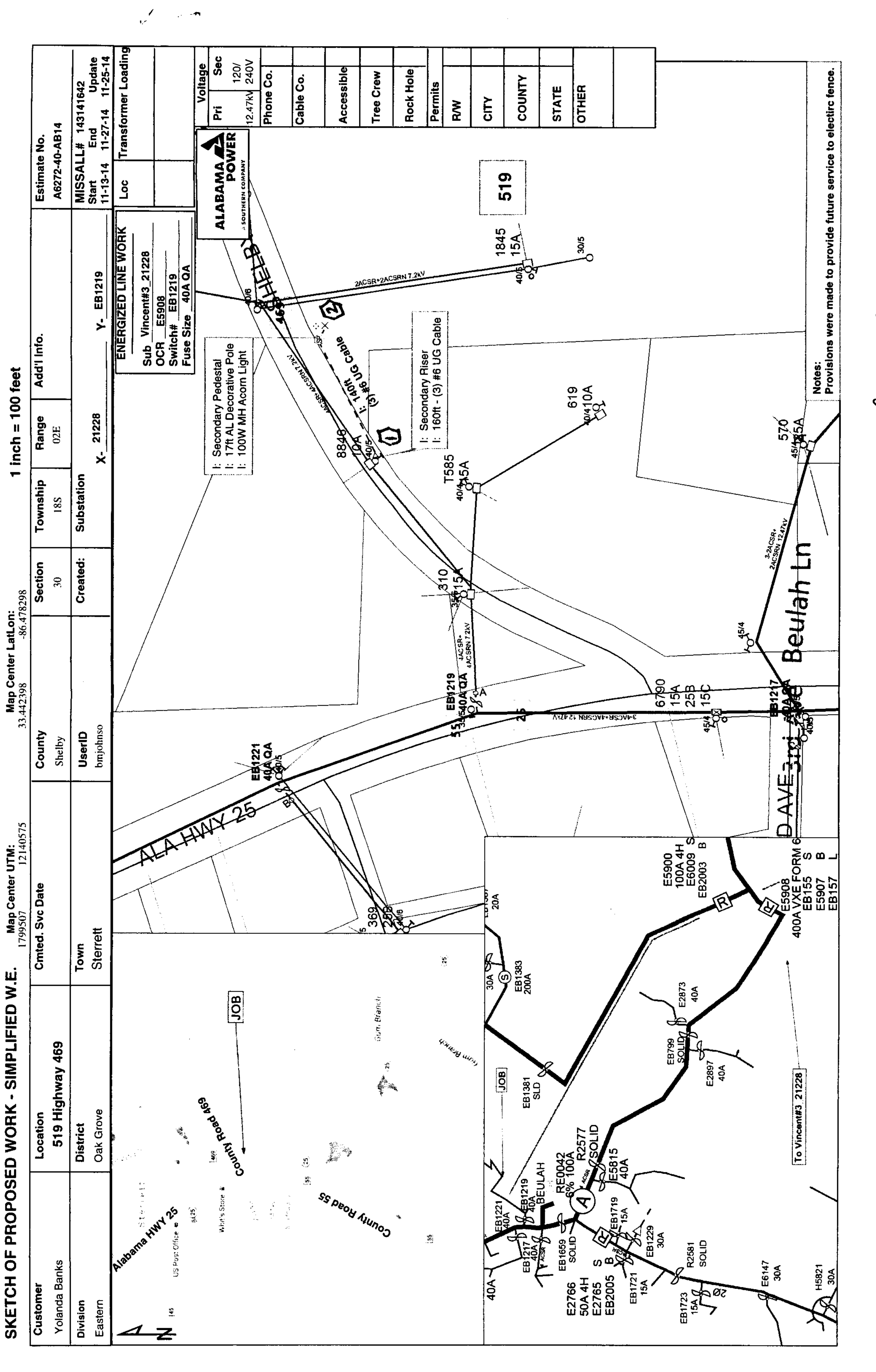
Source of Title:	500.cv
Deed Book, Page	
E .	Shelbura
EASEMENT - DISTRIBUTION FACILITIES	Shelby County, AL 12/12/2014 Deed Tax: 4 Fr
STATE OF ALABAMA	Deed Tax: \$.50
COUNTY OF Shelby	
W.E. No. <u>H6212-'40-HD14</u>	
APCO Parcel No. 1026 (290) Transformer No. 8846	
This instrument propored by:	20141212000391280 1/2 \$17.50
	Chicapy Chicap of Deeplar
Alabama Power Company P. O. Box 2641	12/12/2014 11:39:56 AM FILED/CERT
Birmingham, Alabama 35291	
KNOW ALL MEN BY THESE PRESENTS, That	landa L. Dants, a Single Woman
as areator(s) (the "Crenter" whether one or more) for and in con	eideration of One and No/100 Dallar (\$1.00) and other good and valuable consideration paid to
Grantor in hand by Alabama Power Company, a corporation, the i	sideration of One and No/100 Dollar (\$1.00) and other good and valuable consideration paid to receipt and sufficiency of which are hereby acknowledged, does hereby grant to Alabama Power
Company, its successors and assigns (the "Company"), the easen	nents, rights and privileges below.
· · · · · · · · · · · · · · · · · · ·	construct, install, operate and maintain, upon, over, under and across the Property described
necessary in connection therewith (collectively, "Facilities"), f	nmunication lines, transclosures, transformers, anchors, guy wires and other facilities useful or or the overhead and/or underground transmission and distribution of electric power and
	erally shown on the Company's drawing attached hereto and made a part hereof, but which is to cilities are installed. The width of the Company's easement will depend on whether the Facilities
are underground or overhead: for underground, the easement will	extend five (5) feet on each side of said Facilities as and where installed; for overhead Facilities
	terline of said Facilities as and where installed. The Company is granted the right to clear, and ip of land extending five (5) feet from each side of said underground Facilities, and to clear, and
keep clear, all trees, undergrowth and other obstructions on a str	ip of land extending fifteen (15) feet from each side of the centerline of said overhead Facilities
	s on said strip. Further, with respect to overhead Facilities, the Company is also granted the right ng or dangerous trees or limbs outside of the thirty (30) foot strip that, in the sole opinion of the
Company, may now or hereafter endanger, interfere with, or fall up	
Grantor hereby grants to the Company all easements, rights an	d privileges necessary or convenient for the full enjoyment and use thereof, including withou
limitation the right of ingress and egress to and from said Facili	ities, as applicable, and the right to excavate for installation, replacement, repair and remova ar any and all structures, obstructions or obstacles of whatever character, on, under and above
said Facilities, as applicable.	ar arry arra air otraotaroo, oboaraotro or obotaoroo or irraiovor oriaraotor, ori, arraor arra above
	- and the word "Drananty" as weed in this instrument shall mean, the following described real
ne easements, rights and privileges granted hereby shall apply to	abama (the "Property"): H Parce of land located in the 30, Township 18 South, Range 2 East, being Deed Instrument # 20130426000171080, as Judge of Probate of Shelby County, Alabama.
1) F 14 of The Null 1/4 of Section	30. Township 18 South, Rayan 2 East being
More particularly described in	Dool Tistement # 20130426000171080 05
cocoded in the office of the	Tidas of Probate of Sholby County Alabana
	Jan
In the execution to be compared as a second second of the Company for	rom time to time to move any of the Facilities in connection with the construction or improvement
of any public road or highway in proximity to the Facilities, Gran	tor hereby grants to the Company the right to relocate the Facilities and, as to such relocated
Facilities, to exercise the rights granted above; provided, however feet (10') outside the houndary of the right of way of any such public	er, the Company shall not relocate said Facilities on the Property at a distance greater than ter lic 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 words "Company" and "Grantor" as used in this instrument parties.	t shall be deemed to include the heirs, personal representatives, successors and assigns of such
TO HAVE AND TO HOLD the same to the Company, its successo	rs and assigns, forever.
INI MITNESS MUEDEOE, the undersigned Granter(s) has/ha/e se	et his/her/the/ir hand(s) and seal(s) this the day of
IN WITHESS WHEREOF, the undersigned Grantor(s) has/have so	51 193/1101/111911 Harid(3) and 30ai(3) tills tild day of and,,,
•	
Brail	(SEAL)
Witness Signature	(SEAL)
Brondon Johnson	
Print Name	· ····································
	(SEAL)
Witness Signature	(SEAL) (Grantor)
Print Name	

5-6333 REV 10/11



Neared 11/18/14
farei 17026727

KOAD ROW : +0 Sta 1+87 Sta (+00 +0 Sta)+87

> 20141212000391280 2/2 \$17.50 Shelby Cnty Judge of Probate, AL 12/12/2014 11:39:56 AM FILED/CERT