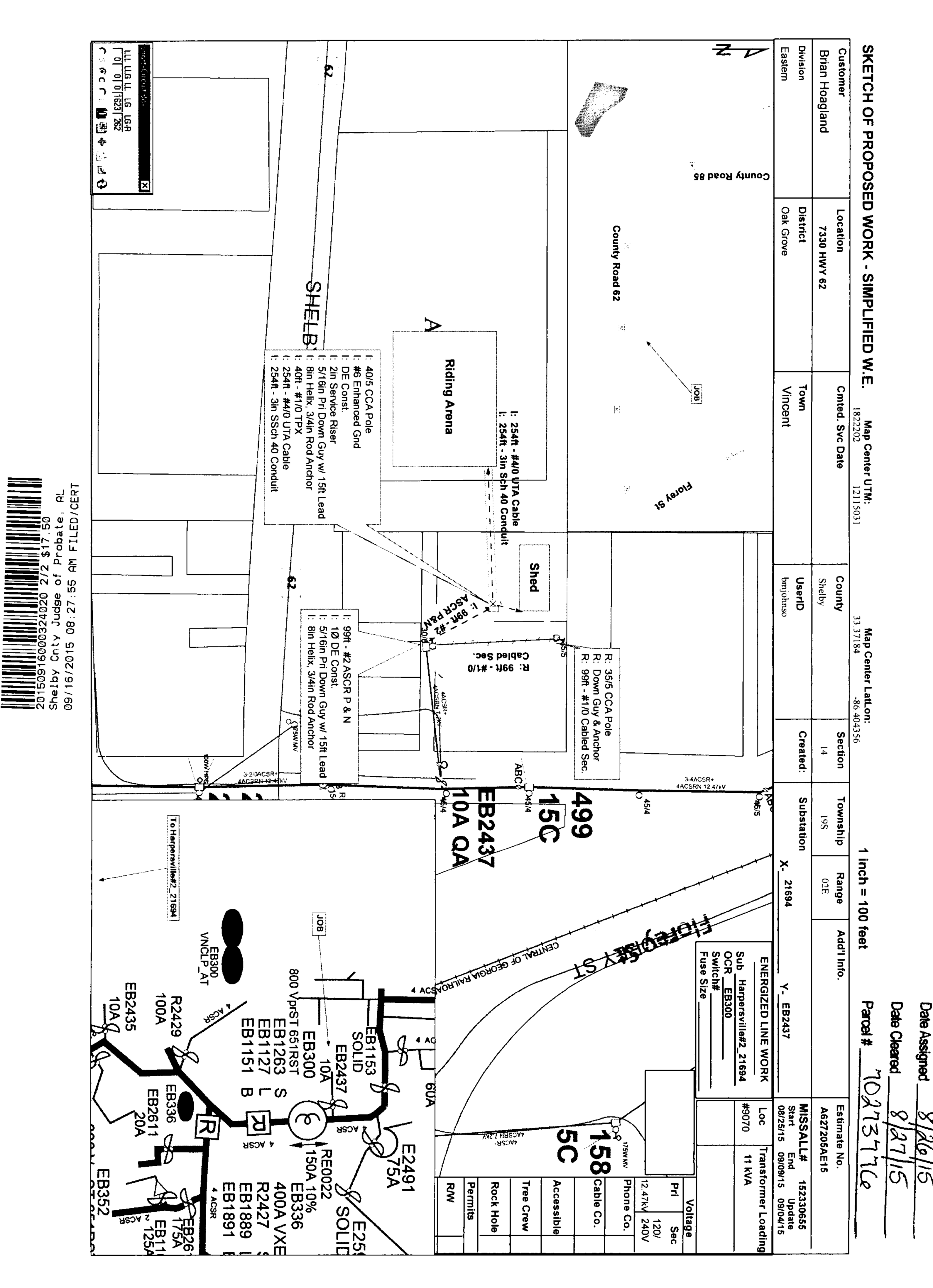
CTATE OF ALADARAA		
STATE OF ALABAMA COUNTY OF $SHELBY$		
W.E. No. A6272-05-AE15		
APCO Parcel No. 70273776		Shelby County, AL 09/16/2015
57Q/a		State of Alabama
This instrument prepared by: Pakrick Robinsen	20150916000324020 1/2 \$17.50 Shelby Cnty Judge of Probate, AL	Deed Tax:\$.50
Alabama Power Company 700 Martin St. S Pell City, AL 35128	09/16/2015 08:27:55 AM FILED/CERT	
KNOW ALL MEN BY THESE PRESENTS, That	La Daniel a Linali	
KNOW ALL MEN BY THESE PRESENTS, That / 1/1/15	Desamus, a single	<u>rriari</u>
as grantor(s), (the "Grantor", whether one or more) for and in Grantor in hand by Alabama Power Company, a corporation, to Company, its successors and assigns (the "Company"), the ea	he receipt and sufficiency of which are hereby	nd other good and valuable consideration paid to acknowledged, does hereby grant to Alabama Power
Overhead and/or Underground. The right from time to time below, all poles, towers, wires, conduits, fiber optics, cables, necessary in connection therewith (collectively, "Facilities" communications, along a route selected by the Company, as go be determined by the actual location(s) in which the Company' are underground or overhead: for underground, the easement the easement will extend fifteen (15) feet on each side of the keep clear, all trees, undergrowth and other obstructions on a keep clear, all trees, undergrowth and other obstructions on a and the right in the future to install intermediate poles and facilito trim and cut, and keep trimmed and cut, all dead, weak, lead Company, may now or hereafter endanger, interfere with, or face	communication lines, transclosures, transform), for the overhead and/or underground transfer generally shown on the Company's drawing attact a facilities are installed. The width of the Company will extend five (5) feet on each side of said Facenterline of said Facilities as and where instact a strip of land extending five (5) feet from each a strip of land extending fifteen (15) feet from each a strip of land extending fifteen (15) feet from each a strip of land extending fifteen (15) feet from each a strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning or dangerous trees or limbs outside of the strip of land extending fifteen (15) feet from each aning fifteen (15) feet from each	ers, anchors, guy wires and other facilities useful or ansmission and distribution of electric power and ached hereto and made a part hereof, but which is to any's easement will depend on whether the Facilities cilities as and where installed; for overhead Facilities, lied. The Company is granted the right to clear, and side of said underground Facilities, and to clear, and each side of the centerline of said overhead Facilities head Facilities, the Company is also granted the right
Grantor hereby grants to the Company all easements, rights limitation the right of ingress and egress to and from said F thereof; and also the right to cut, remove and otherwise keep said Facilities, as applicable.	acilities, as applicable, and the right to excav-	ate for installation, replacement, repair and removal
The easements, rights and privileges granted hereby shall approperty situated in Shelby County, Alabama (the "Pro-H Parcel of land Iccated in the Sh) 14 a Township 19 South, Range 02 East, more in deed instrument 2014121900039985 Alabama.	perty"): of the SE 14 and also the SE 1 particularly described in that of the bffice of the Suc	strument shall mean, the following described real 14 of the SW14 of Section 14, certain instrument, recorded 19e of Probate, Shelby County,
In the event it becomes necessary or desirable for the Comparof any public road or highway in proximity to the Facilities, Gracilities, to exercise the rights granted above; provided, how feet (10') outside the boundary of the right of way of any such shall be binding upon and shall inure to the benefit of Grantor, and the words "Company" and "Grantor" as used in this instrurparties.	Frantor hereby grants to the Company the right vever, the Company shall not relocate said Face public road or highway as established or re-esta the Company and each of their respective hei	nt to relocate the Facilities and, as to such relocated cilities on the Property at a distance greater than ter ablished from time to time. This grant and agreements, personal representatives, successors and assigns
TO HAVE AND TO HOLD the same to the Company, its succe	essors and assigns, forever.	Δ
IN WITNESS WHEREOF, the undersigned Grantor has execut	ted this instrument on this the 25^+h	Hugust, 2015.
Witness Signature Sold Hough Constant Print Name	(Grantor) Print Name	DERAMUS (SEAL
Witness Signature	(Grantor)	(SEAL
Print Name	Print Name	
	All facilities	on Grantor.

EASEMENT - DISTRIBUTION FACILITIES



R/W Agen