## **AGREEMENT**

Agreement Michal-R	made this the	8 day of h	erematter referred to a	by and between sFIRSTPARTY",
and Susan	Callahan	والمستجب والأنشاف فالمراز والمستجر والمستحد المستحد المستحد والمستحد والمستحد والمستحد والمستحدد والمستحدد	referred to as "SEC	
Deed book	333	WITNESSETH:		
age 623		See Attached	201601080000008350 1/ Shelby Cnty Judge of 01/08/2016 12:06:36	/5 \$31.00 f Probate, AL
Whereas, Finconditions hereinaft	rst Party desires to se er stated, and:	ll to Second Party th	ne said real property,	upon the terms and
Whereas, Se	cond Party desires to	purchase the above	resaid real property,	
NOW THEREFORE, it is hereby agreed to by and between the parties hereto that:				
(1) First premises, beginning	Party does hereby de January	emise and lease unto	the Second Party th	ne above described
the sum of	nsideration of said le			to the First Party, together with
interest thereon at the		per annum, as fo		
(a) execution of this agr		on Grance	\$4500	), upon
(b) the 5±h of 4500.00	Dollars ( \$45	per month beginning te month thereafter, 500.00 ), toget	March 20/6  March 20/6  With payment in ful  ther with interest at the on or before the	the rate of $8\%$
day of Februa	2070	· -		
Second Party shall	have the right at and during the term of the	y time to pay off of his agreement without	r make any addition out penalty.	al payments upon 88
In addition to	the foregoing Seco	and Party agrees to	nov as rent all taxes	and acceptants

In addition to the foregoing, Second Party agrees to pay as rent all taxes and assessments, including the taxes for the current year, which may from time to time be levied or made against the premises by the State of Alabama, or by any municipal authority under the laws of that state, or before the time whereon they shall be payable, so as to avoid all penalties on account of the non-payment thereof. Second Party also agrees at all times to keep the property insured against loss or damage, with loss payable to First Party as his interest may appear.

- (3) In the event that the second party shall fail to pay the installments of rent at the times herein stipulated, or shall at any time fail to pay such taxes or assessments when due and payable, or to provide and maintain such insurance, then in either of events, First Party may at his option either pay such taxes and assessments or provide such insurance in which case the amount so paid by First Party, together with interest thereon at the rate of 10% per annum, shall be payable on demand as the rent reserve: or in the event of the failure of the Second Party to make such payments or any of them at the times and in manner above set forth, First Party shall have the right to declare this agreement at an end to reenter and take possession of the demised premised and to expel Second Party there from without in any wise being a trespasser in so doing, and the failure to take such possession shall not be construed as a waiver of his right, or estop him at any time thereafter from so doing. Further Second Party agrees and acknowledges that, in the event of failure to pay any of the above said sums, all of the monies previously paid by Second Party to First Party shall be deemed to be rent of the above premises. In addition to the forgoing, any and all improvements made on the premises shall be considered to be made for the benefit of First Party and Second Party agrees that upon the above said failure to pay said sums, Second Party relinquishes any and all rights he may have in said improvements.
- (4) It is understood and agreed that at the end of the above said term, if Second Party has complied with each and all conditions, of the agreement, then First Party agrees that all sums of monies paid to First Party shall be considered payment in full for the above said property and shall make and execute a deed conveying said property to Second Party.
- (5) This agreement inures only to the benefit of Second Party's rights under this agreement, without the prior written consent of First Party, shall be void.
- (6) First Party shall deliver possession of Second Party of the subject premises upon the execution of this agreement.
- (7) Hold Harmless Clause. Second Party shall hold First Party Harmless and agrees to indemnify First Party for any and all losses or damages charged by anyone against this property while in possession of Second Party.

IN WITNESS WHEREOF, we, the undersigned, have hereunto set our hands and seals this day of MUCHY 2010

201601080000008350 2/5 \$31.00

Shelby Cnty Judge of Probate: AL

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Witness

Notary

MY COMMISSION EXPIRES OCTOBER 11, 2017

In consideration of one dollar and other good and valuable considerations paid to Mead Land Services, Inc., a corporation, (hereinafter called MLS) by f. Richard Fogle and Anna Carol Fogle (hereinafter called Grantees), the receipt of which MLS hereby acknowledges, MLS does hereby grant, bargain, sall and convey unto the Grantees for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, together with every contingent remainder and right of reversion, the following described real estate, situated in Shelby County, Alabama (hereinafter called Real Estate):

West 1/2 of the SE 1/4 of Section 5, Township 21 South, Range 2 West. Containing 79.15 acres, more or less.

Also: Commence at a point in the center line of an existing chert road, said point being 320.0' South of the Northwest corner of Section 9, Township 21 South, Range 2 West and lying on the West line thereof for the point of beginning; thence run eastwardly along said center line to a point which is 200.0' West of the Southeast corner of the North 1/2 of the Southeast 1/4 of the Southeast 1/4 of Section 4, Township 21 South, Range 2 West as measured along the South line thereof; thence leaving said center line run westwardly along the South line of said North 1/2 of the SE 1/4 of the SE 1/4 to the Southwest corner thereof; thence run southwardly along the West line of the SE 1/4 of the SE 1/4 to the Southwest corner of the SE 1/4 of the SE 1/4; thence run southwardly along the East line of the NW 1/4 of the NB 1/4 of Section 9, Township 21 South, Range 2 West to the Southeast corner thereof; thence run westwardly along the South line of said NW 1/4 of the NE 1/4 to the Southwest comman thereof; thence run southwardly along the East line of the SE 1/4 of the NW 1/4 of said Section 9, to the Southeast corner thereof; thence run westwardly along the South line of the SE 1/4 of the NW 1/4 of said Section 9 to the Southwest corner of the East 1/2 of the SW 1/4 of the NW 1/4 of said Section 9; thence run northward1, along the West line of said East 1/2 of the SN 1/4 of the NW 1/4 of said Section 9 to the Northwest corner thereof; thence run westwardly along the South line of the NW 1/4 of the NW 1/4 of said Section 9 to the Southwest corner thereof; thence run northwardly along the West line of said NW 1/4 of the NW 1/4 to the print of beginning. Containing 241.50 acres, more or less.

This conveyance is made subject to: (1) real estate ad valorem taxes for the tax year ending September 30, 1981; (2) all restrictions, reservations, encroachments, rights, conditions, streets and roads (whether dedicated or undedicated), covenants, leases, rights-of-way and easements (whether the foregoing are recorded or unrecorded) which affect the Real Estate, and without limiting the foregoing, this conveyance is made subject to all existing electric power lines, telephone lines, gas lines and other pipelines



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und raws, organices, regulations, restrictions or orders of any federal, state, county or municipal government or of any public authority, including, without limitation, zoning and any other restrictions imposed by governmental authority, which affect the Real Estate; (4) all conditions which an accurate and complete survey would disclose; (5) with regard to the portion of the Real Estate located in Section 5, Township 21 South, Range 2 West, the minerals and mining rights are excepted.

With regard to the portion of the Real Estate located in Section 5, Township 21 South, Range 2 West, all of the coal, gas, iron ore, limestone, oil and other minerals in and under the Real Estate (hereinafter collectively called Minerals) and all mining rights necessary or incidental to the removal of the Minerals from the Real Estate, including the right to transport through the Real Estate coal, gas, iron ore, limestone, oil and other minerals from lands which adjoin the Real Estate, without using the surface of the Real Estate, have been reserved by a prior owner of the Real Estate and this conveyance of the Real Estate is made subject to such reservation of Minerals and rights. No right of action for damages on account of injuries to the Real Estate or to any buildings, improvements, structures, Co pipelines, wells, water courses or other sources of water supply B now or hereafter located on the Real Estate or to the Grantees or to other occupants or persons in or upon the Real Estate resulting from any past mining operations, or resulting from blasting, dewatering, or the removal by any party at any time heretofore of coal, gas, iron ore, oil, limestone or other minerals or coal, ore, or other mineral seam or other roof or surface supports, in or from the Real Estate or adjoining, adjacent or other lands shall ever accrue to, or be asserted by, the Grantees or by other occupants of the surface of the Real Estate, their heirs, successors or assigns, or by anyone else, the surface and surface rights in the Real Estate being hereby made expressly subject to all such injuries from past mining operations. The covenants herein contained constitute covenants, rights and easements running with the land (the Real Estate) as against the Grantees and all persons, firms or corporations now or hereafter holding the surface or surface rights of the Real Estate.

To have and to hold to the Grantees for and during their joint lives and upon the death of either of them, then to the survivor of them in fee simple, and to the heirs and assigns of each survivor forever, together with every contingent remainder and right of reversion.

In witness whereof, Mead Land Services, Inc., by its Senior Vice President, P. R. Satterwhite, who is authorized to execute this conveyance, has hereto set its signature and seal, this the aay of June, 1981.

Attest:

Mead Lind Services, Inc.

Its Senior Vice President

Shelby Cnty Judge of Probate, AL 01/08/2016 12:06:36 PM FILED/CERT I, Ted M. Tucheville, a Notary Public in and for said County, in said State, hereby certify that P. R. Satterwhite, whose name as Senior Vice President of Mead Land Services, Inc., a corporation, is signed to the foregoing conveyance, and who is known to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and official seal, this the day of June, 1981.

PAGE

BOOK

Notary Public

Notary Public, Alabama State at Large My Commission Explore Proness 28, 1982 Bonded by Western Sweety Co. of SI

MUST AFFIX SEAL

THIS INSTRUMENT PREPARED BY: FRANK C. GALLOWAY, JR. Cabaniss, Joinisical, Cangren, Willias and Chaire 1900 First National-Southern Natural Miciga Birmingham, Alabama 35203

Shelby Cnty Judge of Probate, AL 01/08/2016 12:06:36 PM FILED/CERT

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