TRACT NO. XWBR-633H

## GRANT OF EASEMENT

# #260

THIS INDENTURE, made and entered into by and between the United States of America (hereinafter sometimes referred to as the "Grantor"), acting herein by and through its legal agent, the Tennessee Valley Authority (hereinafter sometimes referred to as the "Authority"), a corporation created and existing under an Act of Congress, known as the Tennessee Valley Authority Act of 1933, as amended, and

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CITY OF HARRIMAN

hereinafter called the "Grantee,"

### WITNESSETH:

WHEREAS, Section 31 of the above mentioned Act of Congress authorizes and directs the Authority, as agent of the United States of America, to sell at public 350 auction after due advertisement to the highest bidder any land purchased by the Authority in the name of the United States of America not necessary to carry out plans and projects actually decided upon; and

WHEREAS, no permanent dam, hydroelectric power plant, fertilizer plant, or munitions plant is located on the land hereinafter described, and the Board of Directors of the Authority has determined that the use of said land for road purposes as hereinafter defined and subject to the exceptions hereinafter set forth, is not necessary to carry out any of its plans and projects actually decided upon; and

WHEREAS, the Authority pursuant to and in accordance with the provisions of said Act of Congress advertised the permanent easement and right of way on, over, and across the said land for sale at public auction; and

WHEREAS, pursuant to said advertisement said permanent easement and right of wayfor road purposes was offered for sale at public auction on the 26 day of , 1960 , at eleven o'clock A.M., at Harriman Utility Board, July , State of County of Roane Tennessee , and Harriman the terms of said sale having been cried for a reasonable time, said permanent easement and right of way was finally struck off and sold to the Grantee for the sum of FIFTY AND NO/100- - - - - - Dollars ), that being the highest and best bid made at said sale.

NOW, THEREFORE, in consideration of the premises and the full payment of the aforesaid bid, receipt whereof is hereby acknowledged, the Authority as legal agent for the United States of America does hereby bargain, sell, transfer, and convey unto the Grantee: 253

TRACT NO. XWBR-633H

#### THEMERAE TO THATED

THIS INDEMFURE, made and entered into by and between the United States of America (hereinafter sometimes referred to as the "Grantor"), acting herein by and through its legal agent, the Tennessee Valley Authority (hereinafter sometimes referred to as the "Authority"), a corporation created and existing under an Act of Congress, known as the Tennessee Valley Authority Act of 1933, as amended, and

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#### WITHESERTE:

WHEREAS, Section 31 of the above mentioned Act of Congress sutherizes and directs the Authority, as agent of the United States of America, to sell at public suction after due advertisement to the Highest bidder any land purchased by the Authority in the name of the United States of America not necessary to carry out plans and projects actually decided upon; and

WHEREAS, no permanent dam, hydroelectric power plant, fertilizer plant, or munitions plant is located on the land hereinsfter described, and the Board of Directors of the Authority has determined that the use of said land for road purposes as bereinsfter defined and subject to the exceptions bereinsfter set forth, is not necessary to carry out any of its plans and projects actually decided upon; and wHEREAS, the Authority pursuant to and in accordance with the provisions of said Act of Congress advertised the permanent essement and right of way on, over,

and scross the said land for sale at public suction; and

NOW, THEREFORE, in consideration of the premises and the full perment of

the aforesaid bid, receipt whereof is hereby acknowledged, the Authority as legal agent for the United States of America does hereby bargain, sell, transfer, and con-

## TRACT NO. XWBR-633H:

A permanent easement and right of way subject to the exceptions, reservations, restrictions and covenants hereinafter set forth on, over, and across the hereinafter described land for the following purposes, to-wit: the right to enter upon the said land and in accordance with plans approved in advance and in writing by the Authority to grade, level, fill, drain, pave, build, maintain, repair and rebuild a road or highway, together with such bridges, culverts, ramps, and cuts as may be necessary for a road on, over, and across a strip of land located along the east shore of the Emory River Arm of Watts Bar Lake, approximately 1/4 mile southeast of the mouth of the Barnett Branch Embayment of the lake at Harriman, the strip lying on each side of the center line of a road location, the center line of the location and the boundaries of the strip being described as follows:

Beginning at a point on a 60 degree curve on the center line of the location at survey station 0 + 03.2 and in the boundary between the lands of the United States of America and Charley Williams, said point being N. 4° 34' W., 10 feet from a metal marker (Coordinates: N. 565,261; E. 2,433,062) in the center line of an old road at a common corner of the lands of the United States of America, Charley Williams, and John Chesser, the strip being bounded on the south end by the United States of America's boundary, one segment of which extends from the metal marker on a bearing of N. 4° 34' W. and the other segment being the center line of an old road extending from the metal marker in a southwesterly direction, and the strip being 50 feet wide, lying 25 feet on each side of the center line of the location; thence with the 60 degree curve as it curves to the right in a northwesterly direction, 43.4 feet to the P. T. of the curve at survey station 0 + 46.6; thence N. 52° 19' W., 53.9 feet to the P. C. of a 40 degree curve to the right at survey station 1 + 00.5; thence with the curve in a northwesterly direction, 112.8 feet to the P. T. of the curve at survey station 2 + 13.3; thence N. 7° 12' W., 342.5 feet to the P. C. of a 2 degree curve to the right at survey station 5 + 55.8; thence with the curve in a northerly direction, 175.8 feet to the P. T. of the curve at survey station 7 + 31.6; thence N. 3° 41' W., 52.4 feet to the P. C. of a 2 degree curve to the right at a point where there is an equation in stationing on the center line survey, survey station 7 + 84.0 on the line back of this point being equal to survey station 7 + 89.9 on the line ahead; thence with the curve in a northerly direction, 168.3 feet to the P. T. of the curve at survey station 9 + 58.2; thence N. 0° 19' W., 214.1 feet to the P C. of a 4 degree curve to the right at survey station 11 + 72.3; thence with the curve in a northerly direction, 108.3 feet to the P. T. of the curve at survey station 12 + 80.6; thence N. 4° Ol' E., 47.0 feet to a point where the center line crosses the boundary between the lands of the United States of America and C. G. Scott et ux at survey station 13 + 27.6, said point being S. 19° 28' E., 33 feet from a metal marker at a corner in the said boundary, the strip at the said corner becoming bounded on the southeast by a segment of the United States of America's boundary that extends from the corner on a bearing of N. 37° 56' E.; thence leaving the United States of America's land and continuing with the center line of the location N. 4° Ol' E., 49.9 feet to a point where the center line recrosses the boundary between the lands of the United States of America and C. G. Scott et ux at survey station 13 + 77.5, said point being N. 37° 56' E., 24 feet from the last mentioned corner in the said boundary, the strip at the said boundary becoming 50 feet wide, lying 25 feet on each side of the center line; thence, re-entering the United States of America's land, N. 4° Ol' E., 7.3 feet to the P. C. of a 50 degree curve to the right at survey station 13 + 84.8; thence with the curve in a northerly direction, 53.0 feet to the P. T. of the curve at survey station 14 + 37.8; thence N. 30° 32' E., 62.5 feet to the point where the center line crosses the boundary between the lands of the United States of America and C. G. Scott et ux at survey station 15 + 00.3, said point being N. 86° 00' W., 37 feet from a metal marker (Coordinates: N. 566,689; E. 2,432,948) at a common corner of the lands of the United States of America, C. G. Scott et ux, Charley Scott, and C. G. Scott et ux, the strip being bounded on the north end by the United States of America's boundary.

The above described strip of land contains 1.65 acres, more or less.

Furthermore, the right to construct and maintain a water pipeline within the right of way hereinabove described.

The positions of corners and directions of lines are referred to the Tennessee Coordinate System.

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## TRACT NO. X.BR-533B:

A permanent excement and right of way sabject to the exceptions, reservalues, restrictions and connexits hereinality set forth on, over, and gaross the hereinative described hand for the following purposes, to-wit: the right to enter upon the said hand and in accordance with plans approved in advance and in writing by the Authority to grade, level, fill, drake, pave, unild, maintain, repair and rebuild a road or highway, together with such bridges, culverts, range, and cuts as may be necessary for a road on, over, and saross a strip of hand located along the east shore of the Harry River Arm of Watts Jaro Lake, approximately 1/4 mile southeast of the modeh of the Jarneh Mabayment of the lake at Harriman, the strip lying on each side of the center line of a road location, the center line the strip lying on each side of the center line of a road location, the center line the strip lying an each side of the strip being described as follows:

Beginning at a point on a 50 degree curve on the center line of the loca-tion at survey station 0 + 05.2 and in the boundary between the lands of the United States of America and Charley Williams, sold point being N. 4° 34' N., 10 feet from a metal marker (Coordinates: N. 5%,261; N. 5,433,002) in the center line of an old read at a common corner of the lands of the United States of America, Charley Williams, from the metal marker in a southwesterly direction, and the strip being 50 feet wide, Lying 25 feet on each side of the center line of the location; thence with the 50 degree curve as it curves to the right in a northwesterly direction, 43.4 feet to the F. T. of the curve at survey station 0.5; feet to the F. C. of a 40 degree curve to the right at survey station 1 + 50.5; thence 7 + 64.0 on the line back of this point being equal to survey station 7 + 89.9 on the line ahead; thence with the curve in a northerly direction, 168.3 feet to the P. T. of the curve at survey station > + 50.2; thence N O' 19' W., 214 1 feet to the the P. C. of a 4 degree curve to the right at survey station 11 + 72.3; thence with the curve in a northerly direction, 100.3 rest to the P. T. of the curve at survey station 12 + 30.65 thence N. 4° 01'  $\frac{1}{2}$ , 47.0 feet to a point where the center line crosses the coundary between the langs of the United States of America and C. G. Scott et ux at survey station 13 & 27.6, said point being s. 19° 28' E., 33 feet from a metal marker at a corner in the said boundary, the strip at the said corner becoming bounded on the southeast by a segment of the United States of America's boundary that extends from the corner on a bearing of N. 37 56' B.; thence Leaving the United States of America's land and continuing with the center line of the loca-tion N. 4° 01' E., 49.) feet to a point where the center line recrosses the boundary between the lands of the United States of America and C. G. Scott et us at survey station 13  $\pm$  77.5, said point being h. 37° 56' E., 24 feet from the last mentioned corner in the said boundary, the strip at the said boundary becoming 50 feet wide, lying 25 feet on each side of the center line; thence, re-entering the United States of America's land, N. 4° 01' E., (.3 feet to the F. C. of a 50 degree gurve to the right at survey station 13 + 54.6; thence with the curve is a northerly direction, 53.0 feet to the P. T. of the curve at survey station 14 + 37.6; thence N. 30° 31' B.,  $0_{2.5}$  feet to the point where the center line crosses the boundary between the lands of the United States of America and G. G. Scott et us at survey station 15 + 566,669; E. 2,432,948) at a common corner of the lands of the United States of America, C. G. Scott et ux, Charley Scott, and C. G. Scott et ux, the strip being bounded on the north end by the United States of America's boundary.

The above described surip of land contains 1.05 acres, more or less.

Furthermore, the right to construct and maintain a water pipeline within the right of way hereimatove described.

The positions of "orners and directions of lines are referred to the Tennessee Coordinate System.

The above described land was acquired by the United States of America by virtue of two deeds from C. G. Scott et ux, one dated July 28, 1941, and recorded in Deed Book P-5, Page 263, and one dated October 17, 1941, and recorded in Deed Book P-5, Page 298, both of which are recorded in the office of the Register for Roane County, Tennessee.

It is understood and agreed that the easement on, over and across the above described land is conveyed subject to such rights as may be vested in third parties in a right of way for a road and a right of way for a 6-inch water pipeline.

It is expressly understood and agreed that there are excepted from this conveyance and specifically reserved to the Grantor, and its assigns, the permanent and paramount right to temporarily and intermittently flood that portion of the land affected by the above described easement and right of way which lies below the 768foot contour elevation by virtue of the erection and operation of any dam or dams across the Tennessee River and its tributaries, and the further right to temporarily and intermittently flood any portion of any road providing access to the area affected by the easement and right of way conveyed hereby which lies below the 768-foot contour elevation.

The easement rights herein described are conveyed subject to and shall not in any way interfere with the paramount rights of the Tennessee Valley Authority and the United States of America to conduct the Authority's statutory programs for river control and development, including, but without limitation by reason of lack of specific enumeration, the Authority's right to do anything it deems necessary or desirable to promote public health, flood control, navigation, and other essential programs.

THE GRANTEE, in accepting this conveyance, covenants for itself, its successors and assigns, and agrees to and with the Grantor that the following shall constitute real covenants which shall attach to and run with the above described easement and right of way and shall be binding upon anyone who may hereafter come into ownership thereof, whether by purchase or succession:

- (1) In the interest of public health and sanitation and in order that the land above described and all other land in the same locality may be benefited by a decrease in the hazards of stream pollution and by the protection of water supplies, recreation, wildlife, and other public uses of Grantor's reservoir waters and shorelands, it will not use the above described road easement for any purpose that would result in the draining or dumping into the reservoir of any refuse, sewage, or other material which might tend to pollute the waters of said reservoir.
- (2) The Grantor, its successors, agents, or assigns shall not be liable for any loss or damage to the above described easement and right of way or any improvement located thereon due to erosion or soakage of the land as a result of wave action, fluctuation of water levels, or other causes.

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The above described Land was acquired by the United States of America by virtue of two deeds from C. G. Scott et ux, one dated July 28, 1941, and recorded in Deed Book P-5, Page 263, and one dated October 17, 1941, and recorded in Deed Book P-5, Page 298, both of which are recorded in the office of the Register for Roame County, Tennessee.

It is understood and agreed that the easement on, over and across the above described land is conveyed subject to such rights as may be vested in third parties in a right of way for a road and a right of way for a 6-inch water pipeline.

It is expressly understood and agreed that there are excepted from this conveyance and specifically reserved to the Grantor, and its assigns, the permanent and paramount right to temporarily and intermittently flood that portion of the land affected by the above described essement and right of way which lies below the 765foot contour elevation by virtue of the erection and operation of any dam or dans across the Tennessee River and its unbutaries, and the further right to temporarily and intermittently flood any portion of any read providing access to the area affected by the essement and right of way conveyed hereby which lies below the 765elevation.

The essement rights herein described are conveyed subject to and shall not in any way interfere with the paramount rights of the Tennessee Valley Authority and the United States of America to conduct the Authority's statutory programs for river control and development, including, but without limitation by reason of lack of specific enumeration, the Authority's right to do anything it deems necessary or desirable to promote public health, flood control, navigation, and other essential programs.

THE GRAMMES, in accepting this conveyance, covenants for itself, its successors and assigns, and agrees to and with the Grantor that the following shall constitute real, covenants which shall attach to and run with the above described easement and right of way and shall be binding upon anyone who may hereafter come into ownership thereof, whether by purchase or succession:

- (1) In the inferest of public health and semitation and in order that the land above described and all other land in the same locality may be benefited by a decrease in the hazards of stream of utilities, and by the protection of water supplies, recreation, and shorelands, it will not use the above described road easement for any purpose that would result in the draining or dumping into the reservoir of any refuse, sevage, or other material which might tend to pollute the waters of said reservoir.
  - ) The Grantor, its successors, agunts, or assigns shall not be liable for any loss or danage to the above described easement and right of way or any improvement located thereon due to erosion or soawage of the land as a result of wave action, fluctuation of water levels, or other causes.

TO HAVE AND TO HOLD said easements and rights of way unto the Grantee, its successors and assigns, forever.

And the Authority does hereby covenant that the United States of America is seized and possessed of the above described land; that the Authority as legal agent of the United States is duly authorized to convey the above described and defined easements and rights of way on, over, across, through, or under the same; that said land is free and clear of liens and encumbrances; and that, subject to the exceptions, conditions, restrictions and/or limitations expressly mentioned above, it will warrant and defend the title thereto against the lawful demands of all persons claiming by, through, or under the United States of America, but not further or otherwise.

Wherever in this instrument the context requires, the plural number and masculine gender as herein used may be read as singular and feminine, or neuter, respectively.

IN WITNESS WHEREOF, the Tennessee Valley Authority, acting herein as legal agent of the United States of America, and being duly authorized to do so, has caused this instrument to be executed, in the name of the United States of America, by its authorized officers, and its corporate seal to be hereunto affixed this the 26 , 1960 . day of July

Attest:

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UNITED STATES OF AMERICA

BY TENNESSEE VALLEY AUTHORITY, its legal agent

Chief, Land Branch

OF PENNESS COUNTY OF HAMILTON

On the 10 day of October , 1960 , personally appeared before me Robert J. Coke and John Q. Nather to me personally known, who, being by me duly sworn, did say that they are Chief of the Land Branch and Assistant Secretary, respectively, of the TENNESSEE VALLEY AUTHORITY, a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed, sealed, and delivered in behalf of said corporation, as legal agent for the UNITED STATES OF AMERICA, by authority of its Board of Directors; and the said Robert J. Coker and John A. Rather severally acknowledged said instrument to be the free act and deed of said corporation and of the UNITED STATES OF AMERICA.

WITNESS my hand and official seal at Chattanooga, this the day and year aforesaid

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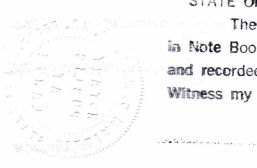
Commission expires: January 14, 1962. A 2537 P. The

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TVA 2537 - Easement - 3KTM (1A-6-56)

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STATE OF TENNESSEE, ROANE COUNTY. REGISTER'S OFFICE



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The foregoing instrument and certificate were noted in Note Book H. Page 215 at 8:30 O'clock H. M. Del. 25, 1960 and recorded in Deed Book 5 Series 8 Page 379 Witness my hand.

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