STATE OF ALABAMA — UNIFORM COMMERCIAL CODE — FINANCING STATEMENT FORM UCC-1 ALA.

Important: Read Instructions on Back Before Filling out Form.

F-0162

The Debtor is a transmitting utility as defined in ALA CODE, 7-9-105(n).	No. of Additional Sheets Presented:	This FINANCING STATEMENT is presented to a Filing Offiling pursuant to the Uniform Commercial Code.	fficer for
Return copy or recorded original to: Colonial Bank		THIS SPACE FOR USE OF FILING OFFICER Date, Time, Number & Filing Office	
One Commerce Street			~
Montgomery, Al. 36104		8 25	였ᇤᇣ
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Pre-paid Acct. #	(Last Name First if a Person)	<u>o</u>	
Name and Address of Debtor	(Last Harries) was in a v ci son)	5 ₹	
Bama Wood, Inc. P. O. Box 655		#	こと 巻き
Wetumpka, Al. 36092			2 本 素 8
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Social Security/Tax ID #			
Name and Address of Debtor (IF AN	(Y) (Last Name First if a Person)		
	· •		
Social Security/Tax ID #			
Additional debtors on attached UCC-E			
SECURED PARTY) (Last Name First if a Person)	<u></u> -	4. ASSIGNEE OF SECURED PARTY (IF ANY)	(Last Name First if a Person)
Colonial Bank			
One Commerce Strandontgomery, Al.			
Montgomery, Ar.	30104		
Social Security/Tax ID #	 .		
Additional secured parties on attached UCC-E			
The Financing Statement Covers the Following Ty	rpes (or items) of Property:		
-		the amount of \$251,000.00	
located in Shelby Co	•	_	4 - Fatas Badata Fatas
Soc Evhibit A attach			A. Enter Code(s) From Back of Form That
See Exhibit A attached for legal descripti			
bee Danier A decacin	ed for legal descripti	.On	Best Describes The Collateral Covered By This Filing:
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Note#13433 Check X if covered: □ Products of Collateral are This statement is filed without the debtor's signature (check X, if so) already subject to a security interest in another jurished y subject to a security interest in another jurishe	e also covered. re to perfect a security interest in collateral irrisdiction when it was brought into this state. Irrisdiction when debtor's location changed above in which a security interest is	7 Complete only when filling with the Judge of Probate: The initial indebtedness secured by this financing statement is Mortgage tax due (15¢ per \$100.00 or fraction thereof) \$	Best Describes The Collateral Covered By This Filing:

EXHIBIT A

One timber deed dated November 14, 1995 in the amount of \$251,000.00 located in Shelby Co.

NE1/4, SE1/4, SW1/4, Section 15, N1/2 of N1/2, Section 22, T20S, R2W. All Southeast of Blue Painted Line.

Inst # 1995-33882

P. O. Box 655 Wetumpka, AL 36092-0655

STATE OF ALABAMA

COUNTY OF SHELBY

7515.00 15.00 251,00 251,00

TIMBER SALE AGREEMENT

THIS BUY SELL AGREEMENT made this 14 Hz day of November, 1994 by and between DOUBLE MOUNTAIN L.L.C., hereinafter referred to as Seller, and BAMA WOOD CORP., hereinafter referred to as Buyer.

- 1. Whereas, Seller agrees to sell and Buyer agrees to buy all pine timber in the planted pine areas marked by orange painted external lines delineated on the sale block map and all pine timber twelve inches in diameter outside the bark at a six inch stump height and larger in the natural timbered areas and all gum, oak and poplar timber twenty inches in diameter outside the bark at a twelve inch stump height and larger. See Exhibit "A" for Legal Description and Exhibit "B" for Map, both of which are attached hereto, made party of and incorporated herein by reference.
- 2. The consideration paid for this agreement and the trees to be cut hereunder is the sum of One Hundred (\$100.00) dollars, cash in hand paid to the Seller by the Buyer, and other good and valuable considerations, pursuant to the contract for sale between the parties, the receipt and sufficiency of which are hereby acknowledged.
- 3. Buyer agrees to utilize good forestry practices in harvesting all timber conveyed. Loading areas must be approved by Seller or its agents.
- 4. Buyer agrees to exercise reasonable care to prevent damage to trees not designated to be cut. Buyer agrees that all fences and roads must be maintained and restored to original condition when logging is completed.

Buyer shall take all reasonable precautions and efforts to prevent and suppress forest fires that endanger the timber on the above described or adjacent lands. Buyer will follow the "Best Management Practices" as set down by the Alabama Forestry Commission.

Buyer agrees to protect Seller, the lands of Seller, and the timber thereon, whether or not authorized to be cut hereunder, from and against all liens and claims of liens in any way arising out of any action of default upon Buyer's part.

Buyer agrees to use good logging practices in the cutting and removing of trees. Buyer, its agents, or employees will not leave trash in the woods and further agree to conduct the operation in a workmanlike manner. Buyer shall remove all tops and other logging debris from or in all ditches, roads and streams. Buyer is authorized to use roads, necessary in the operations hereunder, upon the lands described herein and upon other lands in the vicinity thereof as agreed between Owners of those roads, Seller and Buyer,

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Bona Wood Inc 60 BOXO SS Watherto 41 300012 all at Buyer's own risk. Any roads, structures and improvements built by Buyer on Seller's property necessary to transport the timber sold hereunder shall become the sole property of Seller at the termination of this agreement. Seller makes no representations or warranties that any roads, bridges, or other improvements on the above described property or any other property are safe or suitable for use by Buyer or those actions for or under Buyer, and all such parties may use any such roads, bridges or other improvements only at their own risk. No rubbish shall be left in the woods.

Timber cutting and roads: Buyer agrees to use cars in removing the timber. The Buyer will remove all equipment and fallen trees, tops, and limbs from existing roads at the end of every work day. The Buyer will use care in keeping trees and tops out of game plots, creeks and roads. Buyer must maintain the roads and upon completion of the cutting of the timber, the Buyer will repair all roads and leave them in as good a condition as they were in prior to the cutting of the timber. Water bars must be placed on temporary roads, new roads and major skid trails and these roads seeded with ground cover when logging is completed.

- 6. Buyer agrees to notify Hatcher & Eiland, Inc. prior to the initiation of cutting.
- 7. Seller grants Buyer the right of total and uninterrupted ingress and egress in, over and across the lands describe herein. However, Buyer agrees to use existing roads where possible and leave roads and fences in as good a condition as prior to the initiation of this Agreement.
- 8. Seller warrants clear marketable title to all timber on the above described land and agrees to defend same at no cost to Buyer.
- 9. Seller is not associated or in any manner connected with the actual performance of the contract on the part of the Buyer, either as a partner, joint venturer, employer, principal or agent, or otherwise. Buyer is an independent contractor respecting the performance of this contract and is solely liable for all its acts and all labor and expenses in connection with its performance of this contract. Seller or Seller's agent shall, however, have the right to inspect the operations of Buyer to insure that only those trees designated for cutting are being cut, that proper forestry practices and other terms of this contract are being observed, but the direction of any and all of Buyer's operations shall at all times be with the Buyer, and Seller shall have no right to instruct, deal with, supervise or suggest the manner of carrying on the work of Buyer's employees, agents, servants or subcontractors.

Buyer agrees to indemnify and save harmless Seller from and against any and all liability, demands and claims, including, but not limited to, bodily injury to any person or damage to the property of any person whomsoever (including any employee or claimed employee of Buyer) in any way arising out of, in the course of, or in connection with the operations of Buyer hereunder, and the carrying out of the terms of this contract.

Continuously throughout the period of potential liability under this contract, Buyer, at his own expense, shall carry public liability insurance in the amount of not less than \$1 million dollars and name as an additional insured the Seller herein. Buyer will also maintain insurance that will protect it from claims under worker's compensation laws, disability benefit laws or other similar employee benefit laws. Buyer shall furnish to Seller written confirmation and evidence of such insurance.

Seller, his agents and assignees shall have the right to go upon said lands and to perform any acts or operations thereon that will not interfere with the rights of the Buyer under this contract. Buyer shall pay all severance taxes, all licenses and excises required by law to be paid on account of the timber felling and logging operations hereunder.

Buyer shall exercise due care to avoid unreasonable damage to the timber not being cut, and wrongfully cutting of marked trees. All undesignated trees which are unreasonably damaged or cut in the course of Buyer's operations shall be marked by Seller or its agent and paid for at double prices which are considered to be fair compensation for the stumpage value, expense incurred on account of the damage and future growth loss of the damaged trees. Unreasonable damage will be considered as breakage to the main stem, uprooting, or any abrasion which results in damage to one-third or more of the circumference of the main stem which could have been avoided in the course of logging operation.

- 10. All trees conveyed herein shall be cut and removed by November 30, 1997, at which time this contract shall expire, except for the obligation of Buyer hereunder, which shall survive until fulfilled.
- 11. This TIMBER SALE AGREEMENT shall inure to the benefit of and binding upon the heirs, executors, administrators and successors entitled to the land and/or trees thereon.

IN WITNESS HEREOF, the parties hereto have executed, sealed and delivered these presents of the day and year first above written.

SELLER:

DOUBLE MOUNTAIN L.L.C.

BUYER:

BAMA WOOD CORP.

By:

Its authorized agent

STATE OF ALABAMA COUNTY OF JEFFEZSON

state, on this 4400 day of 1000	igned authority in and for the said county and 1994, within my jurisdiction, the
within named Double Mountain L.L.C. who aclerosegoing instrument.	chowledged that he executed the above and
	Notary Public NOTARY PUBLIC STATE OF ALABAMA AT LAI MY COMMISSION EXPIRES: Dec. 29, 19 My commission expire sonded thrunotary public underwar
STATE OF ALABAMA COUNTY OF JEFFERON	
Personally appeared before me, the understate, on this 14th day of MATHEM within named agent for Bama Wood Corp., who	igned authority in and for the said county and 1994, within my jurisdiction, the acknowledged that he executed the above and
foregoing instrument.	Notary Public NOTARY PUBLIC STATE OF ALABAMA AT LARGE, MY COMMISSION EXPIRES: Dec. 29, 1997. MY COMMISSION EXPIRES: Dec. 29, 1997. MY COMMISSION EXPIRES: Dec. 29, 1997.
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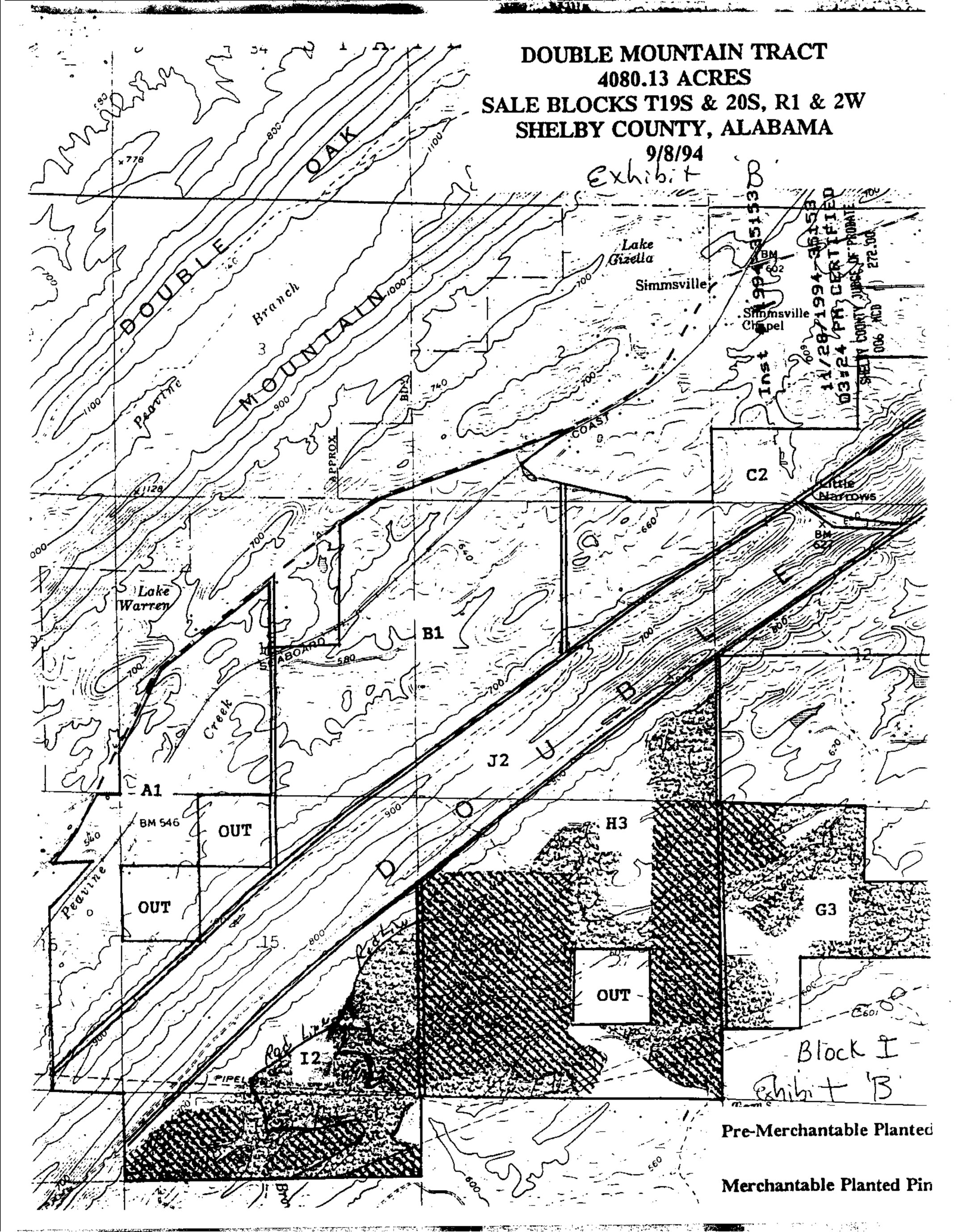


EXHIBIT "A"

Black I

NE 1/4, SE 1/4, SW 1/4, Section 15, N 1/2 of N 1/2, Section 22, T20S, R2W. All Southeast of blue painted line.

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