State of Alabama, Shelby County)

This Indenture made and entered into on this the 11th day of May 1936 by and between J. R. Parish and wife Edna Parish Parties of the First Part, and W.B. Brown & Sons Lumber Company, a corporation, Party of the Second Part, witnesseth:

That for and in consideration of the sum of Fifty Dollars, cash in hand paid to the undersigned Parties of the First Part by the Party of the Second Part, the receipt of which is hereby acknowledged with daid Parties of the the First Part do hereby grant, which is hereby acknowledged with daid Parties of the Second Part, the following described property bargain, sell and convey unto the said Party of the Second Part, the following described property to-wit:

All trees and timber now standing, being or lying ,or which within the period hereinafter mentioned may grow, upon the following described lands, which are located in Shelby County, Alabama, to-wit:

The Northeast quarter of the southeast quarter, and ten acres in the south east corner of the south east quarter of the north east quarter of Section 14, Township 24, Range 15 East, situated in Shelby County, Alabama

Also for the consideration above named said Parties of the First Part do hereby grant, bargain, sell and convey unto said Party of the Second Part the right to go over and under said lands and any other lands we own and any and all parts thereof at any andhall times, and the right to cut, build, operate and maintain all necessary or convenient wagon roads, tram roads, spur tracks, railroads, and other roads and dump grounds thereon free of any cost or damage whatever, for the convenient removal of said timber or other property over or across said lands, and also for the convenient removal over and across said lands of any other timber or property now owned or hereafter acquired bymsaid Party of the Seco and Part, successors or assigns , together with the use of necessary or convenient small timber, earth and rock in the construction, operation and maintenance of such rights of way, Also the right to locate, build, operate and maintain saw mills, planing mills, log and lumber yards, houses and such other buildings and structures on said lands as may be convenient or necessary for the manufacture of the timber from said lands or from other lands now owned or on ewhich Second Party has the timber interest, or which lands or timber interest Second party may hereafter ac quire, together with the right to free and unobtatucted use of all streams and waters flowing through said lands. The right is also hereby granted Second Party to tear down move and earry away at any time Second Party may desire all the buildings , rails, machinery, or otherimprovements or property which may be placed, erected or constructed on said lands by Second Party , successors , heirs, or assigns.

To Have and To Hold, the above mentioned property and rights unto Sewond Party, heirs successors and assigns, for a period of ten years from the date of this instrument, It is also agreed that after the expiration of ten years from date of this instrument, the time for removal of said timber together with all rights and privileges have a conveyed, shall be extended from year to year, not to exceed five additional years, upon the payment of ten per cent of the above hamed consideration to the undersigned, their heirs, successors or assigns, or by deposting said amount to their cfedit in any Bank in Fayette Alabama, payable within thirty days after the expiration of said ten years and in like manner each year thereafter for such additional time, not exceeding five additional years, as above provided for.

The Parties off the First Part do for themselves, their heirs, executors and administrators covenant with the Party of the Second Part, their heirs, successors and assigns, that they are lawfully seized in fee simple of said premises, and that the same are free from all encumbrances and that they have a good and sufficient right to sell and convey from all encumbrances and their heirs, executors and administrators shall warrant and the same into the Second Party, their heirs and successors, and assigns forever against the lawful claims of any and all persons.

Un Witness Whereof, we have hereunto set our hands and seals, on the day and date first above written.

J. R. Parrish Edna Parrish (SEAL)

The State of Alabama, Talladeha County

I, E. L. Smith, a Notary Public in and for said County in said State, hereby certify that J. H. Parish and wife Edna Parrish, whose names are signed to the foregoing conveyance, and who are known to me, acknowledged before me on this day that being informed of the contents of the conveyance, they executed the same voluntarily on the day the same bears date.

Given under my hand this lith day of May, A D 1936

E. L. Smith. Notary Public.

The State of Alabama, Talladega County,
I, E. L. Smith, a Notary Public in and for said County, in said State, do hereby certify
that on the 11th day of May, 1936, came beforeme the within named Edna Parrish, knownto
me to be the wife of the within named J R Parish, who being examined separate and apart
from the husband touching her signature to the within conveyance, acknowledged that
she signed the same of her own free will and accord, and withour fear constraint or threats
on the part of the husband.
In witness whereof 1 hereunto set my hand, this 11th day of May, 1936
E.L.Smith. Notary Public.

Filed for record in this office May 12th 1936 at 3 PM and recorded in de d record 99, page 483 and examined L. C. Walker, udge of Probate.

STATE OF ALABAMA SHELBY COUNTY

Show Privilege Tax has been paid on the within instrument as required by law.

L. C. WALKER,
JUDGE OF PROBATE