200

197103090000008910 1/2 \$.00 Shelby Cnty Judge of Probate, AL 03/09/1971 12:00:00 AM FILED/CERT

TIMBER LICENSE AGREEMENT

STATE OF ALABAMA COUNTY OF SHELBY

						ENTERED			
day of F		•							
hereinafter	refei	rred t	:0 5 5	the	OWNER	, and	<u> </u>		
L	ewis B	. Wal	ker	سبه حالا معنود عرن				 	
hereinafter	refer	red t	co as	the	PURCH	ASER:			

WITNESSETH THAT:

Owner in consideration of the covenants of the PURCHA-SER hereby grants unto Purchaser the right to cut and remove all timber and Purchaser agrees to cut and remove all such timber which is hereafter designated for cutting by Owner located upon the following described lands in Shelby County, Alabama, to-wit:

Pine pulpwood and pine pulpwood from logging operations on the Ed of the SW2 and the Wg of the SE2; the SE2 of the NW1 and the Sg of the NE2 of the NW2 of Sec. 25, Township 21, Range 2 West and approximately 40 acres situated in the NW2 of the NE2 and the NE2 of the NW2 of Sec. 36, Township 21, Range 2 West, the boundaries of which are marked with paint and signs and which lies immediately south of the above described lands in Sec. 25.

Seed trees will be designated for leaving by a circle of paint at breast height and apenality of \$10.00 per tree shall be assessed against the cutter for destroying or cutting any seed trees so designated.

In addition to the hereinafter designated price per cord, Purchaser shall pay weekly to H. M. Gordon 31.00 per cord for marking etc.

The right to cut and remove timber as herein granted and licensed is made expressly subject to the following terms: and conditions which are a part of the consideration hereof:

(1). Owner reserves the right to designate as saw logs all mrchantible logs obtainable from such timber which will have an 8 inch diameter as the small end. of a log 8 feet long.

Purchaser agrees to pay the Owner & none incher 1,000 board feet cribner Decimal C scale for pine saw logs as designated and mone incloper 1,000 board feet Scribner Decimal C scale for hardwood logs so designated. Purchaser agrees to pay for all other timeser, which shall be designated pulpwood, \$6.50 per cord of 128 cu. Ft. for hardwood.

Purchaser shall deposit with the owner, at the time of signing this Agreement, \$\frac{150.00}{150.00}\text{for the faithful performance of this agreement, which amount shall be applied to the payment for the last timber cut hereunder provided this agreement is faithfully performed by the Purchaser; otherwise, it shall be retained by the Canar as damages.

Payment shell be made weekly and dray tickets shall be farmished to the Owner.

Page 1 of 2 pages

520

2000 Figure 1

TIMBER LICENSE AGREEMENT

- 2. Owner warrants the title to the timber to be cut hereunder and agrees to defend same against any and all claims arising out of the title thereto.
- 3. Purchase agrees to immediately suppress and assist Owner on fires originating in area of this timber.
- 4. Owner grants unto Furchaser the right of ingress and egress over Owner's land as may be necessary for the exercise by Purchaser of its rights hereunder; the Purchaser, however, in the exercise of such rights of ingress shall, as far as possible, we existing roads.
- 5. All camps, corrals, sawmill sites, lumber yards, or other structures or improvements erected by the Purchaser shall be located in ares designated by Owner. Camps, corrals, lumber yards or other structures or improvements erected by Purbhaser shall be removed by the Purchaser at the termination of cutting operations.
- 6. All tress not designated for cutting shall be protected against unnecessary injury in felling, skidding or hauling operations and no unnecessary cutting or slashing of young trees shall be made in felling or logging operations.
- 7. Unless written extension of time is granted all timber to be cut hereunder shall be cut, and removed and paid for on or before July lat. day of and upon such date or upon the date to which extension is granted. all right nad interest of the purchaser hereunder and in the timber or pulpwood of Owner on the lands described herein shall cease and terminate.
- 8. It is mutually agreed and understood that the Purchaser shall conduct all operations hereunder in accordance with good forestry practices, shall furnish all equipment therefor and shall, except as expressly provided herein, assume the entire management of cutting operations, and that Owner shall not be liable for any claims for damages which may arise on account of the exercise by the Purchaser of rights herein granted and Purchaser shall and does hereby idemnify, protect and save harmless the Owner from all loss, damage, cost and expense of every character which may be sustained by Owner on account of the exercise by the Purchaser of its rights hereunder.
- 9. This agreement shall inure to and be binding upon the respective heirs, sucessors and assigns of the arties hereto, as well as the parties themselves, by the Purchaser shall not assign or transfer any rights herein granted without first procuring in writing the consent of Owner thereto.

10. This agreement may be terminated for default or breach by either party after giving ten days written notice.

INWITNESS WHEREOF, the Parties hereto have executed this agreement in duplicate, on the day and year first mentioned as the date hereof.

WITNESS

LUCK AND GORDON (SEAL) (Lewis B. Walker)

Page 2 of 2 pages