

of Section thirty six³⁶ Township one (1) Range thirty by Town 20
 E 3/4 of 1/2 of S 1/4 & S 1/4 of S E 1/4 of section thirty one (31)
 & N 1/2 of S 1/4 & N 1/2 of S E 1/4 of section thirty two (32) and
 E 1/2 of S E 1/4 of section twenty six & S 1/4 of N 1/4 & N E 1/4
 of N 1/4 & E 1/2 of S 1/4 & S E 1/4 of S E 1/4 of section thirty
 six (36) Township one (1) Range Eleven (11) E and S 1/4 of
 S 1/4 of section thirty one (31) & N E 1/4 of S E 1/4 of section
 thirty (30) & N 1/4 of N 1/4 of N 1/4 & S E 1/4 of N 1/4 & S 1/4
 of S 1/4 of section thirty two (32) and S E 1/4 of S 1/4 of section
 twenty eight (28) and N 1/2 of section thirty three (33) Township
 one (1) Range twelve (12) each in the State of Alabama and
 County of Escambia Together with the saw Mills, Mill Dams
 Canals Ditches and all their appurtenances to the said saw
 mill appertaining and also when constructed the new saw
 mill by the said firm to be constructed and also all Improve-
 ments Privileges rights and appurtenances to the said deeded
 lands belonging or hereafter to belong or appertain and all
 the saw Mills now constructed and held as well as
 those to be constructed and held by the said Mortgagees or
 any of them whether located upon any of the above deeded
 Premises or elsewhere

Whom and whose the said Mortgagee property into the
 said Josephine Pruyth McCutcheon and unto her heirs
 and assigns forever but up on Conditions as follows -
 That the said Firm of J R Meins & Co have made and deliver
 to the said Mortgagee their promissory note whereby they
 promise to pay when order the sum of Sixty five hundred
 Dollars twelve months after date which is ever hereunto
 with interest at rate of twelve per cent (12%) per annum
 from date till paid and the said Mortgagees have agreed
 and hereby Covenant to do at their own proper Cost and
 Charge all things necessary to keep unimpaired the
 security hereby intended in default of which the holder of said
 promissory may elect that the same shall be at once due
 and Collectable and this Mortgage forecloseable notwithstanding
 any the Credit and time of future payment and hereby
 Covenant that in case of suit upon said note or failure
 of this Mortgage they and their heirs Executors and Adminis-
 trators will pay beside the other Costs and expenses of such
 suit attorneys fees and Commission as a part of the Mortgage
 debt to be a Charge upon the Mortgagee property as well
 as upon the Mortgagees personally

Now if the said promissory note shall be well
 and truly paid and all the Covenants and Conditions
 hereby well and faithfully performed then these presents
 to be of no further effect else to remain in full force
 and Virtue

In testifying whereof we hereunto set our