

The grantors herein to pay all taxes on said land and timber up to the year 1924.

The land herein conveyed is to be estimated to be the value of \$ _____ and the timber on said land and the other timber herein conveyed being estimated at the value of \$ _____

Witness our signatures this the 11 day of July, 1924.

(\$.50 revenue stamp attached & cancelled)

J. R. Terry,
Mrs J.R. (her mark) Terry

State of Mississippi

County of Madison)

Before me the undersigned authority in and for said county and state this day personally appeared the within named J.R. Terry and his wife who severally acknowledged that they signed and delivered the above and foregoing deed on the day and year therein named as their own act and deed.

Witness my signature and seal of office this the 11 day of July, 1924.

R. S. Barrett, Justice of the Peace.

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A. L. Terry
Mrs Mattie E. Terry
To/Deed
Sallis Lumber Company

Filed for record the 29th day of Aug., 1924 at 8:30 A.M.
Recorded the 30th day of Aug., 1924.

W. B. Jones, Chancery Clerk
H. D. Lane, D.C.

For and in consideration of \$1250.00 cash in hand paid the receipt of which is hereby acknowledged we convey and warrant to the Sallis Lumber Co., the following described land and timber thereon, towit:-

SE¹ of SE¹ Sec. 24, T. 12, R. 5, East,
NE¹ of NE¹ Sec. 25, T. 12, R. 5, East, all in Madison
County, Miss.,
NE¹ of NW¹ Sec. 30, T. 12, R. 6 East,
10 acres in NE¹ of NE¹ of SW¹ of NW¹ Sec. 30, T. 12, R. 6 East,
& SE¹ of SW¹, Sec. 19, T. 12, R. 6 East, all in Leake County,
Miss.,

The said land herein conveyed being estimated to be of the value of \$ _____ and the timber on said land estimated to be of the value of \$6000; The Grantors herein to pay all taxes on said land and timber up to the year 1924.

Witness our signatures this the 11 day of July, 1924.

(\$1.50 revenue stamp attached & cancelled)

A. L. Terry
Mrs Mattie E. Terry

State of Mississippi

County of Madison)

Before me the undersigned authority in and for said County and state, this day personally appeared the within named A.L.Terry and his wife Mattie E.Terry who severally acknowledged that they signed and delivered the above and foregoing deed on the day and year therein named as their own act and deed.

Witness my signature and seal of office this the 11 day of June, 1924.

R. S. Barrett, Justice of the Peace.

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C. H. Williamson
Mandy Williamson
To/TIMBER DEED
G. Q. Edwards

Filed for record the 28th day of Aug.
1924 at 2:45 P.M.
Recorded the 30th day of Aug., 1924.

W. B. Jones, Chancery Clerk
H. D. Lane, D.C.

The State of Mississippi
County of Madison)

For and in consideration of the sum of Two Hundred No/100 (\$200.00) Dollars to us cash in hand paid, receipt of which is hereby acknowledged, we, the undersigned, do hereby sell, convey, and warrant unto G.Q. Edwards his heirs, assigns, and legal representatives, forever, all the timber now merchantable eight inches and up at stump and all the timber of said species which shall become merchantable during the time hereinafter specified for the removal of said timber, standing, lying, or being upon the following described lands situated in Madison County, Mississippi, Choctaw Principal Meridian, towit:-

A strip thirty-five years wide across the north end of the south east quarter of the south east quarter and all that part of the south west quarter of the south east quarter being south and east of a diagonal line from the north east corner to the south west corner thereof. All being in section twenty-four, township ten north range five east.

Note:- When the timber is all cut and removed from any tract of land the grantors herein shall have the use thereof except and unless the grantee or his assigns are using such lands as is provided for herein)

Unto said grantees are hereby granted a fee right of ingress to, and agrees from, and passage over, said lands, and any other lands owned by the undersigned, for railroads, tram roads, wagons, carts, trucks, skidders, and any other appliances, for the purpose of cutting, manufacturing, and removing said timber and any other timber of said grantees and the products thereof, at any time within a period of FIVE years from the date of this deed;