

and privileges herein granted. Title to so much of said timber and trees as remain on said land, either standing or fallen, at the expiration hereof, shall immediately revert to and become the property of the grantors, their heirs and assigns, to the extent of their interest in said property.

The Georgia-Pacific Corporation, its successors and assigns, agrees that, after it has set up each logging unit or sawmill set and has cut and removed the designated timber, trees and timber products therefrom, the grantors herein shall have all rights of ingress and egress, privileges and easements upon, over and across said lands which may be useful, convenient or necessary for cutting, removing and transporting from each said unit or set any pulpwood timber or trees standing or lying thereon.

TO HAVE AND TO HOLD unto the said Georgia-Pacific Corporation, its successors and assigns, for the full term and period of time hereinabove specified for the cutting and removing of said timber and trees and for the enjoyment of all benefits.

We do hereby bind ourselves and our heirs, executors and administrators to warrant and forever defend all and singular the said premises unto Georgia-Pacific Corporation, its successors and assigns, against us and our heirs and against every person whomsoever lawfully claiming or to claim any part of our interest therein.

WITNESS our hands and seals this 19th day of September, 1957.

IN THE PRESENCE OF:

Christine M. Sullivan
John M. Riccard

Louise Cleveland Gower (IS) ✓
Louise Cleveland Gower
Caroline Gower Harris (IS) ✓
Caroline Gower Harris

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

PERSONALLY appeared before me Christine M. Sullivan and made oath that he saw Louise Cleveland Gower and Caroline Gower Harris sign, seal and as their act and deed deliver to within written timber agreement and that she with

RAINEY, FANT,
BRAWLEY & HORTON
ATTORNEYS AT LAW
GREENVILLE, S. C.

(Continued on Next Page)