

more or less, bounded as follows:

Beginning at a stone 3xnm, R.O. gone, on road from South Saluda River to Riverview on Middle Saluda River, thence N. 24 W. 18 to a stone, 3nm, chestnut gone 3xom, thence N. 29 E. 30 to R.O. 3xom, cut down old pointers, L. J. Jennings corner, thence N. 75 3/4 W. 37.30 to a pine 3xnm, thence S. 56 W. 22 to Black Jack 3xom, stone 3xnm, thence S. 30 W. 30 to dogwood 3xom, stone 3xnm, thence S. 37 E. 18 to hickory 3xom, thence S. 3 1/2 E. 29.60 to a stone 3xom, once a hickory, thence N. 79 1/4 E. 46 to a stone 3xnm, thence S. 15 E. 11 to a R.O. 3xnm, not found, corner of Joseph Dennis grant, thence S. 88 E. 31 to a chestnut 3xom, down corner of Joseph Dennis grant, thence N. 68 1/2 E. 12.66 to a stone 3xom, once a pine x, N. 77 3/4 W. 40.50 to a dogwood 3xom, thence N. 2 1/3 W. 19 to a hickory, om, thence N. 66 W. 3 to a stone 3xnm, R.O. gone, the beginning corner, said land adjoining those lands of the Party of the First Part hereinabove-mentioned; and,

WHEREAS, some question has arisen between the Party of the First Part and all other parties hereinabove-mentioned as owners of adjoining lands of the Party of the First Part relative to the true location of the dividing line between the respective tracts of land hereinabove-described; and,

WHEREAS, all the parties hereto are desirous of avoiding litigation necessary to determine and establish the boundary lines between the said respective tracts of land;

NOW, THEREFORE, in consideration of the actual purchase, covenants and agreements between the parties hereinabove-mentioned, the parties hereto do mutually contract and agree, to and with each other, as follows:

That the sites and bounds of the tract as shown on the plat of the Property of Cecil D. Buchanan, to be recorded herewith in the RMC Office for Greenville County, State of South Carolina, be and are hereby established as the true and correct property lines as between the Party of the First Part and all other Parties hereinabove-mentioned as adjoining land owners of

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