

pay the amount of such damage to the said C. H. and W. M. Vaughn, their heirs, executors, administrators or assigns. The amount of such damage, shall be arrived at and fixed in the following manner, to wit:

The said land actually covered by water or so damaged by the raising of such dam that it cannot be cultivated to be paid for at the price of Seventy-five Dollars per acre, and in case of failure to agree on amount of land said C. H. and W. M. Vaughn, their heirs, executors, administrators or assigns, is to select one arbitrator, and the said Enoree Power Company to select another, and these two arbitrators to select a third; if these two cannot agree upon such third arbitrator then he is to be selected by Clerk of Court; and if he will not make such selection, then such selection to be made by Probate Judge; and if he will not, then by Sheriff; and if for any reason arbitrators cannot be chosen, or a majority of them cannot agree, then the amount of such damage is to be determined by action of law.

The award of said arbitrators shall be final and conclusive in determining the amount of the said damage.

Witness our hand and seal the day and year above written.

Signed, sealed and delivered C. H. Vaughn  
in presence of W. M. Vaughn  
E. O. Groce Enoree Power Company  
L. R. Wooten By A. D. Groce  
Will J. Ballou. Clerk-Treas.

State of South Carolina.  
County of Greenville.

Personally appeared before me E. O. Groce and made oath that he saw the within named C. H. and W. M. Vaughn sign, seal and set their act and deed, deliver the within deed, and that he with L. R. Wooten and Will J. Ballou, witnessed the execution thereof.

Sworn to before me this E. O. Groce  
6th day of June, 1918.

L. G. Miller, Seal  
Notary Public.

Recorded June 7th. 1918.

