and running thence N 68 E 12.90 to a point; thence N 52.15 E 2.54 to a point in the road; thence in an easterly direction with the meanders of said road to a walnut; thence N 3 W 9.10 to a point; thence S 86 W 10 to a point; thence N 11 W 5 to a point on the line of land belonging to Maggie Davis; thence N 86 E 20 to a point in line of Maggie Davis; thence S 11 E 5 to a point on the road; thence across said road and Boughams Creek S 18.30 W 6.50 to a stone on Flat Branch; thence S 70.50 W 12.43; thence N 77 W 4.45 to a point; thence N 56.30 W 6.70 to a point; thence S 72.40 W 17 chains to a point in road, thence N 41.50 W 2.28 to the beginning corner. This being all the property owned by me within the boundaries of the land owned by the Carolina Mountains, Inc., and being the same property conveyed to Carolina Mountains, Inc., by deed recorded in Deed Book 109, page 51.

- 50. All those two certain tracts, lots or parcels of land located, lying and being in Glassy Mountain Township, Greenville County, State of South Carolina, more particularly described as lots numbers four and five on a plat made by W. D. Neves, Engineer, November 16th and 17th, 1925, and more particularly described as follows: Beginning at a point at the corner of a ten acre tract of land now or formerly belonging to Rufus Gosnell and running thence N 11 W 18.50 to a stake on line of property of Carolina Mountains, Inc.; thence S 86 E 32.75 to chestnut oak; thence S 25 E 16.20 to a stake by large rock; thence N 73.40 E 11 chains to a point; thence S 10 E 5.26 across North Saluda River to a point; thence S 25.15 W 4.10 to a point; thence S 52 W 7 to a point on bank of Creek; thence S 60.15 W 9.50 to a stake; thence S 7 E 7.65 to a point; thence S 76 W 13.10 to the center of Flat Branch; thence in a northerly direction with the meanders of Flat Branch 6.50 to a stone; thence N 18.30 E 6.50 to an elm; thence N 9½ E 6.10 to a point in Road; thence N 11 W 5 to a point; thence S 86 W 20 to the beginning corner containing respectively in all ninety-five acres and being the property willed to me by my father C. A. Gosnell." This being the same property conveyed to Carolina Mountains, Inc., by deed recorded in Deed Book 107, page 50.
- 51. A certain tract or parcel of land in Greenville County, State of South Carolina, adjoining lands of James Gosnell and Carolina Mountains, Inc., and others and bounded as follows, viz: "All that piece, parcel or tract of land lying on the head waters of North Saluda River containing fifty acres, more or less, and bounded as follows: Beginning at a red oak corner, thence nearly East with lands formerly belonging to James Gosnell to a Spanish oak; thence with James Gosnell line to a maple; thence with James Gosnell line to a red oak; thence nearly South to black gum the James Baber corner; thence to a poplar corner, thence nearly South to a chestnut oak corner; thence nearly North to the beginning corner, being same land conveyed to A. T. Howard by will of Lucy Gosnell and conveyed to me, J. A. Gosnell, by A. T. Howard by deed dated Nov. 27, 1918, also recorded in Book 42 at page 583, R. M. C. Office for Greenville County." This being the same property conveyed to Carolina Mountains, Inc., by deed recorded in Book 111, page 206.
- 52. Also all that tract in Cleveland Township on small branches of Middle Saluda River containing 199 acres, more or less, and having the following metes and bounds, according to a plat thereof prepared by F. H. Fuller, D. C., bearing date December 5, 1872, and herewith delivered, to-wit: Beginning at a stake 3x on Ridge path on Ann Moore's line, and running thence S 88 E 20.00 chains, passing a pine 3x n m to a stake 3x n m; thence S 70 E 7.60 chains to a chestnut 3xnm; thence S 85 E 9.00 chains to a stake 3x on path above referred to; thence S 62½ E passing a red oak 3x n m 12.00 chains to a stake 3x n m on Ann M. Moore's line, thence N 15 E 33.50 chains passing a hickory 3x n m to a stake 3x; thence N 16 W passing a Spanish oak 3xnm to a stake 3x on Thomas Burns line; thence S 60 W 57.00 chains to a stake 3x nm on the Ann Moore line; thence due South 20.00 chains to the beginning dorner; this being the same tract of land conveyed by A. R. Smith, Auditor for Greenville County, to C. F. Capps by deed March 3, 1880, and recorded April 11, 1904, in Deed Book "MMM" page 62, and by the said C. F. Capps conveyed to me, the said R. E. Johnston, by deed November 24, 1903, recorded Dec. 12, 1903, in Deed Book "LLL", page 124." This being the same property conveyed to Border State Lumber Company by deed recorded in Vol. "MMM" of deeds, page 404, et seq.
- 53. Also all that tract in Saluda Township, on Beaverdam Creek on North Saluda River, adjoining the 75 acre tract last above described, and containing 343 acres, more or less, having the following metes and bounds (but it being understood that the metes and bounds here set forth embrace a tract of land, containing 480 acres, more or less, and including the 75 acre tract last above described; the 343 acre tract intended to be conveyed under the present description, and the 62 acre reconveyed by me, the said R. E. Johnston, to S. A. Barton on May 14, 1904. (Hereinafter more particularly referred to), to-wit:

Beginning on a beech at the mouth of a branch and running thence N 35 W 15.00 chains to a beech; thence N 34 W 23.70 chains to a Spanish oak; thence S 27 W 16.20 chains to a pine; thence S 76 W 13.50 chains to a pine; thence S 89 W 16.00 chains to a hickory; thence S 8 W 15.10 chains to a chestnut; thence S 39 W 12.30 chains to a Spanish oak; thence S 9 E 8.20 chains to a chestnut; thence S 47 W 9.20 chains to a water oak; thence S 46 E 5.00 chains to a stake; thence S 58½ E 25.00 chains to an ash; thence S 16 W 22.50 chains to a Spanish oak; thence S 65 E 14 chains to a chestnut; thence N 56 E 8.70 chains to a chestnut; thence N 76 E 30.30 chains to a hickory; thence N 42 28.00 to a black oak; thence N 9 E 12.50 chains to a black gum; thence N 43 W 11.00 chains to a beech on Beaverdam Creek; thence up said Creek, following the meanders thereof to the beginning corner; this being the same tract of land which was conveyed to me, the said R. E. Johnston, by S. A. Barton, as 405 acres, by deed May 3, 1904, recorded June 15, 1904, in Deed Book "LLL" page 699, but a certain portion of the above described tract of land having been reconveyed by me, containing 62 acres, more or less, leaving 343 acres belonging to me and hereby conveyed as aforesaid; the metes and bounds set forth at length in my said deed of re-conveyance to the said S. A. Barton by courses and distances being hereby expressly adopted as a part of the description of this deed; a portion of said tract of land having been conveyed to the said S. A. Barton by W. C. Hawkins, by deed of Feb. 13, 1899, recorded Feb. 21, 1899, Deed Book "FFF" at page 413; the said William C. Hawkins having received said land through the chain of title herein set forth at length in reference to the 75 acre tract of J. J. Southerland, to-wit: William C. Hawkins from the heirs of Joseph Barton, deceased, (RR 734) Joseph and William Barton from Alfred Cantrell (W 687) Joseph Barton and William Barton (Y 320; Alfred Cantrell from Joseph Goodwin (V 322), and Joseph Goodwin from T. P. Butler, Commissioner in Equity for Greenville District (V 131); the other portion of said tract of land having been conveyed to the said Allison Barton by S. Walker Hawkins, by deed Feb. 13, 1899, recorded Feb. 21, 1899, Deed Book "FFF" at page 414, and conveyed to the said S. Walker Hawkins by William C. Hawkins, by deed April 11, 1898, recorded April 12, 1898, in Deed Book "EEE" at page 777; the said William C. Hawkins having derived said land through the same chain of title already set forth.

Also that tract in Saluda Township, on Beaverdam Creek of North Saluda River, containing 5 acres, more or less, adjoining the tract of land last above described:"

Beginning at a stake at the mouth of a ditch on Beaverdam Creek and running thence N 29 W 7.70 chains to a white oak; thence S 59 W