EIGHT (248) FIFTY-SIX POUND, STANDARD STEEL RAILS, EACH APPROXIMATELY THIRTY FEET IN LENGTH, TOGETHER WITH TIES FOR SAME; ONE SIDING ADJACENT TO SAID MAIN LINE LOGGING RAIL-ROAD, CONSISTING OF THIRTY-FOUR (34) FIFTY-SIX POUND, STANDARD STEEL RAILS, EACH APPROXIMATELY THIRTYXXXXXX FEET IN LENGTH, WITH TIES THEREFOR, AND ONE FROG SITUATED AT THE JUNCTION OF SAID SIDING WITH SAID MAIN LINE RAILROAD, ALL AS CONSTRUCTED, PLACED. AND BUILT ON SAID DONATION LAND CLAIM ON THE DATE OF THE EXECUTION OF SAID LEASE), DUMP AND UNLOADING FACILITIES AND A RIGHT-OF-WAY FOR SAID LOGGING RAILROAD, AS CONSTRUCTED, AND SAID DUMP AND UNLOADING FACILITIES, AS PLACED AND BUILT, TOGETHER WITH A CONVENIENT SPACE ON EACH SIDE OF SAID LOGGING RAILROAD AND ABOUT THE SAID DUMP AND UNLOADING FACILITIES, TOGETHER WITH THE RIGHT OF INGRESS AND EGRESS THERETO OVER AND ACROSS THE ADJACENT LANDS, WITH THE RIGHT TO MAINTAIN, KEEP IN REPAIR AND OPERATE THE SAME; AND

SECOND: ALSO AND IN ADDITION THERETO THE BOOMING GROUNDS UPON THE LAND AND IN THE WATER AT THE TERMINAL OF THE SAID LOGGING RAILROAD AND ADJACENT THERETO AND IN CONNECTION WITH AND ADJACENT TO SAID DUMP AND UNLOADING FACILITIES, TOGETHER WITH SUFFICIENT LAND IN CONNECTION THEREWITH TO PERMIT THE PROPER BOOMING AND RAFTING OF LOGS THAT MAY BE DELIVERED INTO SAID BOOMING GROUNDS OVER SAID LOGGING RAILROAD, AND THE RIGHT OF INGRESS AND EGRESS THERETO OVER THE ADJACENT LAND, WITH THE RIGHT TO MAINTAIN, OPERATE AND KEEP IN REPAIR THE SAME; AND

THIRD: THE RIGHT TO ADD TO SAID LOGGING RAILROAD, DUMP, UNLOADING FACILITIES, BOOMING AND RAFTING FACILITIES, SUCH FURTHER AND ADDITIONAL SPUR TRACKS, WHARVES, DUMPING AND UNLOADING FACILITIES, BOOMING AND RAFTING MACHINERY AND APPLIANCES, AND OTHER STRUCTURES AS MAY BE NECESSARY, PERTINENT AND CONVENIENT FOR THE CONVENIENT AND ECONOM-ICAL USE OF THE SAME, OR ANY THEREOF, AND TO REMOVE THE SAME WITHOUT INJURY TO THE RAIL-ROAD, ETC. NOW ON SAID PREMISES, WHICH SAID LEASE HAS BEEN CONTEMPORANEOUSLY ASSIGNED BY SAID GRANTOR, E. C. AMANN, TRUSTEE, ASSIGNEE OF WILLIAM H. PUTNAM, RECEIVER OF THE J. K. LUMBER COMPANY, TO THE GRANTEE ABOVE NAMED.

TO HAVE AND TO HOLD THE ABOVE DESCRIBED AND GRANTED PREMISES UNTO THE SAID GREENLEAF LUMBER COMPANY, ITS SUCCESSORS AND ASSIGNS FOREVER, SUBJECT TO THE SECOND HALF OF THE TAXES FOR THE TAX YEAR 1922, WHICH THE GRANTEE ASSUMES AND AGREES TO PAY.

IN WITNESS WHEREOF, I, THE GRANTOR ABOVE NAMED, HAVE HEREUNTO SET MY HAND AND SEAL, THIS 31ST DAY OF MAY, 1923.

EXECUTED IN THE PRESENCE OF US AS WITNESSES :

J. A. CORNELIUS,

E. C. AMANN, (SEAL)

ZALUS E. COPPER

STATE OF WISCONSIN, COUNTY OF CRAWFORD.

) ss.

BE IT REMEMBERED, THAT ON THIS 30TH DAY OF JULY, 1923, BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE, PERSONALLY: APPEARED E. C. AMANN, TRUSTEE, TO ME KNOWN TO BE THE IDENTICAL INDIVIDUAL NAMED AND DESCRIBED IN THE WITHIN AND FOREGOING INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE EXECUTED THE SAME FREELY AND VOLUNTARILY.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY NOTARIAL SIGNATURE AND SEAL, THIS, THE DAY AND YEAR FIRST IN THIS CERTIFICATE ABOVE WRITTEN.

(NOTARIAL) (SEAL) JOHN A. CORNELIUS,
NOTARY PUBLIC IN AND FOR SAID
COUNTY AND STATE,
MY COMMISSION EXPIRES 7/21/24