

Webb Horton  
 Elizabeth A. Horton  
 H. H. Crany  
 Pally B. Crany  
 Louis Schoellkopf  
 James Horton  
 Isaac Horton  
 Executors and Trustees  
 Jerry Crany  
 Nettie L. Crany  
 Isaac Horton  
 J. H. Horton  
 Carrie G. Horton  
 Eunice L. Horton  
 Executrix &c  
 L. B. Schofield  
 Mary J. Schofield  
 James Horton  
 Wilhelmina Horton  
 Louis Schoellkopf  
 Myra L. Schoellkopf  
 Eunice L. Horton  
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Penn Tanning Company  
Deed

Dated April 22 1893  
 Land in Home Township  
 Warrants No 2456 et al  
 Containing 711 acres et al

Recorded Aug 3 1893

This Indenture made the 22 day  
 of April in the year of our Lord  
 one thousand eight hundred and  
 ninety three Between Webb Horton  
 and Elizabeth A. Horton his wife  
 of Middletown N. J. H. H. Crany and  
 Pally B. Crany his wife of Din  
 ghantou N. J. Louis Schoellkopf  
 and James Horton of Buffalo  
 N. J. and Isaac Horton of Sheffield  
 Pennsylvania Executors and Tru  
 stees under the last will and test  
 ament of Walter Horton deceased  
 late of Sheffield Pa; Jerry Crany  
 and Nettie L. Crany his wife  
 Isaac Horton J. H. Horton and  
 Carrie G. Horton his wife all of  
 Sheffield Pennsylvania Eunice  
 L. Horton Executrix of the last will  
 and testament of George Horton  
 deceased late of Sheffield Pa. L. B.  
 Schofield and Mary J. Schofield  
 his wife of Newtownell Mass.  
 James Horton and Wilhelmina  
 Horton his wife Louis Schoellko  
 pf and Myra L. Schoellkopf  
 his wife of Buffalo N. J. parties  
 of the first part and the Penn  
 Tanning Company a corpora  
 tion organized and existing  
 under the laws of the state of Penn  
 sylvania of the second part:

Witnesseth that the said Parties of the first part for and in  
 consideration of the sum of one dollar lawful money of the  
 United States of America unto them well and truly  
 paid by the said party of the second part at and before  
 the sealing and delivery of these presents the receipt of  
 which is hereby acknowledged as well as for divers other  
 good and valuable considerations unto the said parties  
 of the first part Mowing have granted bargained sold  
 aliened released conveyed and confirmed and by these  
 presents do grant bargain sell alien release convey and  
 confirm unto the said party of the second part its suc  
 cessors and assigns All of those certain pieces parcels or  
 tracts of land situate lying and being in the county of  
 York and state of Pennsylvania described as follows to  
 wit: In Home Township in said County and state Warrant  
 2456 containing 711 acres and allowance more or less. Subdiv  
 ision twelve 12 in Warrant 2456 containing 100 acres  
 more or less. The said part of warrant Two thousand and

eighteen (2018) containing 500 acres more or less one half of subdivision Twenty three (23) all of subdivision Twenty two (22) twenty eight (28) twenty nine (29) twenty one (21) and thirty (30) in Warrant Twenty eight hundred and eight (2808) being 500 acres more or less. Subdivision thirty one (31) thirty two (32) thirty three (33) thirty seven (37) thirty eight (38) thirty nine (39) forty (40) and thirty six (36) in warrant Two thousand nine hundred and seventy seven (2977) being 800 acres more or less warrant four thousand five hundred and forty five (4545) containing five hundred and eleven 511 acres more or less. Subdivision fourteen (14) in warrant five thousand one hundred and forty four (5144) containing one hundred and sixteen (16) acres more or less. Warrants two thousand and twenty three (2023) and two thousand and twenty four (2024) each containing five hundred 500 acres more or less. In Jenks Township in the said county and state warrant three thousand six hundred and sixty eight (3668) and three thousand six hundred and seventy two (3672) each containing one thousand 1000 acres and allowance more or less. All of warrant three thousand six hundred and sixty two (3662) in said Forest County, being one hundred and forty (140) acres more or less, being in Jenks Township and also all of the right title and estate granted to first parties under a certain contract with M. P. and D. E. Bremer for three fourths of the timber to, upon warrant three thousand one hundred and eighty eight (3188) in said Howe Township, being seven hundred and fifty (750) acres more or less, the said contract being dated July 8, 1890, and duly recorded in the Records of said Forest County, Pennsylvania, in Deed Book #22 Page 176 &c. on July 19, 1890, reference being had thereto for the terms, provisions and conditions thereof, and also all of the right title and estate granted to first parties under and by a certain contract with the Enterprise Transit Company, dated October 23 1889, for timber trees upon all those certain pieces parcels and tracts of land in Jenks Township Forest County, Pennsylvania described as follows, to wit: Warrant three thousand six hundred and forty three (3643) one thousand and seventy one and three fourths (1071 3/4) acres and allowance more or less. Warrant three thousand five hundred and fifty (3550); five hundred and eighteen and three fourths (518 3/4) acres and allowance more or less. Three thousand five hundred and fifty one (3551); five hundred and eighteen and three fourths (518 3/4) acres and allowance more or less. Four thousand one hundred and thirty (4130); one thousand and ninety six and one half (1096 1/2) acres and allowance more or less. Four thousand one hundred and thirty six (4136); one thousand and ninety six and one half (1096 1/2) acres and allowance more or less. Four thousand one hundred and thirty three (4133); nine hundred 900 acres and allowance more or less. Two thousand five hundred and forty seven (2547); nine hundred 900 acres

LT 2672

and allowance more or less, said contract being duly recorded in the Records office of Forest County, Pennsylvania in Deed Book # 22 Page 403 &c. reference thereto being had for full and accurate description of the terms said conditions and provisions thereof. Said Executors and Trustees of said Walter Horton deceased, the said Louis Schaelexopf, James Horton and Isaac Horton, are acting and execute this conveyance as such executors and Trustees under and by virtue of the power and authority in the last will and testament of said Walter Horton deceased; which said will has been duly proven and now remains in the Register office of Warren County, Pennsylvania; and the said Eunice L. Horton executrix of said George Horton deceased, is acting and executes this conveyance under and by virtue of the power and authority in the said last will and testament of the said George Horton contained, which has been duly proven and is now entered in the Register office of Warren County Pennsylvania. ~~and remains~~

This conveyance is made subject to the restrictions exceptions reservations rights and liberties contained in the various deeds conveyances and assurances to first parties for said premises; and to any rights therein or portions thereof, which may have been granted or conveyed by first parties prior to January 1st 1893. First Parties hereby except and reserve, nevertheless to themselves, their heirs and assigns, out of and from the operation of this grant, all of the Oil, gas and minerals in, upon, under or beneath all of the foregoing premises, together with the full, absolute and perpetual right of way, entry, occupancy, egress and regress at all times hereafter, to dig, mine, bore, excavate and explore therefor and the same to raise, produce and carry away; with the right to erect and maintain all needful structures, tanks, buildings, gas, water and oil lines necessary and convenient for the proper and successful operation and management of such business with the right to take and use water where needed and also the right to take and use trees and timber for fuel rigs structures &c. in conducting said operations paying however, the market value for any sawing timber that may be so used. Also excepting and reserving all oil and gas wells now upon all of said described premises and all tanks, machinery, fixtures, pipe and appurtenances to the same belonging, also all pipe lines, together with all and singular the tenements, hereditaments and appurtenances to the same belonging or in any wise appertaining and the reversion and reversions, remainder and remainders, rents issues and profits thereof, and also all the estate, right, title interest, property

oil  
gas  
and  
minerals

claim and demand whatsoever both in law and equity of the said parties of the first part or to any of the said premises, and every part and parcel thereof to Have and to hold the said premises with all and singular the appurtenances unto the said party of the second part, its successors and assigns, to and for the only proper use and behoof of the said party of the second part its successors and assigns forever. And the said parties of the first part for themselves their heirs, executors and administrators, do by these presents covenant grant and agree to and with the said party of the second part, its successors and assigns, that they the said parties of the first part and their heirs, all and singular the hereditaments and premises herein above described and granted, or mentioned and intended so to be, with the appurtenances unto the said party of the second part its successors and assigns, against their said first parties and against all and every other person or persons whomsoever, lawfully claiming or to claim the same or any part thereof, by force through or under them or any of them shall and will by these presents warrant and forever defend, In witness whereof the said parties of the first part have herewith set their hands and seals, this day and year first above written.

Signed sealed and delivered

in the presence of  
Wards then said first parties and  
against and also all heirs  
lines interlined before execution.

- Webb Horton Seal
- Elizabeth A Horton Seal
- H. H. Crany Seal
- Polly B. Crany Seal
- Louis Schoellkopf Seal
- James Horton Seal
- Isaac Horton Seal
- Executors & Trustees Est W Horton Seal
- Jerry Crany Seal
- Public T. Crany Seal
- Isaac Horton Seal
- James H Horton Seal
- Carrie J. Horton Seal
- Ernie L. Horton Seal
- Executrix of Geo Horton Est Seal
- Ernie L. Horton Seal
- W. B. Schofield Seal
- Mary J. Schofield Seal
- James Horton Seal
- Wilhelmina Horton Seal
- Louis Schoellkopf Seal
- Myra L. Schoellkopf Seal

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The first party, of, in, and to the said premises, with the appurtenances to have and to hold the said premises, with all and singular the appurtenances, unto the said party of the second part, his heirs and assigns, to the only purpose use, benefit and behoof of the said party of the second part, his heirs and assigns forever. And the said first party, his heirs, executors and administrators, doth by these presents covenant grant and agree, to and with the said party of the second part, his heirs and assigns forever that the the said first party, his heirs, all and singular the heirs, executors and administrators having above described and granted, or mentioned and intended as to do, with the appurtenances unto the said party of the second part, his heirs and assigns, against him the said first party, his heirs, and against all and every other person or persons whomsoever lawfully claiming or to claim the same or any part thereof.

Wells and Wells

Grant and James DePaul.

An Oritreas Strong, the said party of the first part to these presents, hereunto set his hand and seal Dated the day and year first above written.

Agreed, sealed and delivered }  
in the presence of

M. W. Keller

Charles E. Morgan

(Seal)

Revised, the day of the date of the above instrument, of the above

named

State of Pennsylvania }  
County of Allegheny } ss.

On the 9th day of April Anno Domini 1924 before me, a Notary Public in and for said County and State, personally appeared the above named Charles Morgan, (Grandson), and in due form of law acknowledged the above instrument to be his act and deed, and declare the same might be recorded as such. Witness my hand and the day and year above said.

Michael W. Keller (Seal)

Notary Public.

My Commission expires Mar. 16, 1925

Recorded April 11th, 1924

W. H. Adams, Recorder.

Contract Pennsylvania Bank & Trust Co.

This instrument, made and entered into this eighth day of April in the year of our

United States of America, Dated

April 8, 1924

April 8, 1924

Charles E. Morgan and Family Trust

Philadelphia (Pa. 1924)

Witness the

Hand and Seal of

Contract Pennsylvania Bank & Trust Co.

Recorded

April 16, 1924

Witness the Hand and Seal of

organized and existing under the laws of the Commonwealth of Pennsylvania, with office at Williamsport, Pennsylvania, party of the first part, and the United States of America, party of the second part.

Witnesseth: That the party of the first part, for and in consideration of the sum of Eight Thousand Two Hundred Sixteen Dollars and Ninety-five Cents (\$8,216.95) to it in hand paid, the receipt whereof is hereby acknowledged, have granted, bargained, sold and conveyed and by these presents do hereby grant, bargain, sell and convey to the United States of America and its successors and assigns forever the following described parcels or tracts of lands, to wit, that part of Warrant No. 3662 that is situated in Forest County, Pennsylvania, and parts of Warrants Nos. 3668 and 3672, and the whole of Warrant No. 3670, all of which are situated on the waters of Spring Creek, a branch of the Clarion River, tributary of the Allegheny River, in Gender Township, Forest County, Pennsylvania, and containing in all Sixty-two Hundred Eighty-six and 78/100 (62,286.78) acres of land, more or less, and more particularly described as follows, viz:—

All bearings in the descriptions in this deed are turned from the true meridian, and all distances are expressed in chains.

Said part of Warrant No. 3662 and parts of Warrants No. 3668 and No. 3672, viz; Beginning at Corner 1, common to Warrants 3671, 3667, 3672 and 3668, a point with one hemlock, witness on west slope, a 2" iron pipe in a mound of stones;

Thence S 89° 34' E, with the line common to Warrants 3668 and 3667, 139.74 chains to Corner 2, common to Warrants 3667 and 3668 in the west line of Warrant 3663, a post in a mound of stones in flat, a 2" iron pipe in a mound of stones;

Thence S 0° 48' N with the line common to Warrants 3663 and 3668, 35.77 chains to Corner 3, common to Warrants 3662, 3663, in the east line of Warrant 3668, a point on south slope in marked line, a 2" iron pipe in a mound of stones;

Thence S 89° 41' E, with the line common to Warrants 3662 and 3663, 17.01 chains to the Forest-Elk County line;

Thence S 0° 49' N, with the said Forest-Elk County line, 82.64 chains to a 2" iron pipe in a mound of stones in said County line;

Thence S 89° 48' N with the line between Warrants No. 3661 and No. 3662 and the Pennsylvania Game Preserve, 17.55 chains to Corner 6, common to the Pennsylvania State Game Preserve, corner of Warrant

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3662 and 3661 and in the east line of Warrant 3669, a 2" iron pipe in a large mound of stones at foot of steep west slope. 50 chains east of old railroad grade;

Thence  $N 0^{\circ} 48' E$ , with the line common to Warrants

3662 and 3669, 36.14 chains to Corner 7, common to Warrants

3668 and 3669 in the west line of Warrant 3662, a point on steep east slope, a 2" iron pipe in the ground;

Thence  $N 89^{\circ} 30' W$ , with the line common to Warrants

3668 and 3669, 86.40 chains to Corner 8, which is Corner 4 of the tract of land conveyed by the Central Pennsylvania Lumber Company to W. B. Hooker by deed dated April 10, 1914, a 1" iron pipe in a mound of stones on gentle SW slope;

Thence with four lines of said Central Pennsylvania Lumber Co. - Hooker deed known as the "Sand Plant lot,"

$N 0^{\circ} 30' E$ , passing within Warrant No. 3668, 52.57 chains to Corner 9, a 1" iron pipe in ground on gentle north slope near top of ridge, a mound of stones around the pipe;

Thence  $N 89^{\circ} 21' W$ , 52.56 chains to Corner 10, in the line between Warrants 3668 and 3672, a 1" iron pipe in flat at foot of west slope about 100 chain north of rail-road siding, stones around the 1" iron pipe;

Thence  $S 0^{\circ} 33' W$ , with the line between Warrants 3668 and 3672, 15.23 chains to Corner 11, a point in the center of Spring Creek from which a 10" black bear  $S 51^{\circ} 30' W$ , .51 chain distant, blazed and scribed P.C. 11 from which a 12" black bear  $S 33^{\circ} E$ , .67 chain distant, blazed and scribed B.T. P.C. 11;

Thence  $S 22^{\circ} 35' E$ , 40.65 chains to Corner 12, which is Corner 5 of said Central Pennsylvania Co. - Hooker deed, in the line between Warrants 3668 and 3669, a 1" iron pipe on west slope;

Thence  $N 89^{\circ} 40' W$ , with the line common to Warrants 3668 and 3669, 12.35 chains to Corner 13, which is Corner 2 of Tract 2 described in a deed from the Central Pennsylvania Lumber Co. to F. W. Knupp dated April 1, 1919, a point on the west bank of Spring Creek, blazed and scribed a 14" black cherry  $14$ ;

Thence with said Central Pennsylvania Lumber Co. - Knupp deed,  $N 10^{\circ} 56' W$ , with the west bank of Spring Creek, 7.11 chains to Corner 14, a point on the west bank of Spring Creek at foot of east slope, a 2" iron pipe in a mound of stones;

Thence  $N 78^{\circ} 00' W$ , 5.03 chains to Corner 15, a 1 1/4" iron pipe on the east bank of the Parrish-Sheffield road, mound of stones around pipe;

Thence along the center of the Parrish-Sheffield road with the boundaries thereof, continuing with said Central Pennsylvania Lumber Co. - Knupp deed,  $S 51^{\circ} 43' W$ , 4.88 chains to a point;

Thence  $S 49^{\circ} 53' N$ , 5.92 chains to Corner 16, at Station 125.19, in line 2-3 of the Frost & Berg tract #22, in the line between Warrants 3561 and 3672, a point on the south bank of the Parrish-Sheffield road, a 2" iron pipe in a mound of stones;

Thence  $N 89^{\circ} 45' N$ , with line 2-3 (reversed) of the Frost & Berg tract #22, the line between Warrants 3672 and 3561, 125.10 chains to Corner 17, which is Corner 2 of the Frost & Berg tract #22, corner of Warrants 3672 and 3561, in the east boundary of Warrant 3646, a 2" iron pipe in a mound of stones;

Thence  $N 0^{\circ} 29' E$ , with warrants 3646 and 3644, the west lines of Warrant 3672, 81.29 chains to Corner 18, corner of Warrants 3671 and 3672 in the east line of Warrant 3646, a point in flat, a 2" iron pipe in the ground;

Thence  $S 89^{\circ} 45' E$ , with the line common to Warrants 3671 and 3672, 134.95 chains to the Place of Beginning, containing 2129.42 acres, be the same more or less, but subject to the deduction of two interior holdings, to wit, Exception No. 1 comprising 0.22 acres and Exception No. 2 comprising 0.64 acres, which reduces the acreage to 2128.56 acres;

The said last above mentioned Exception No. 1 is more fully described as follows, viz: The Parrish Union Church lot, within Warrant 3672 and situated on the west side of and adjoining the Parrish-Sheffield road and being the same tract conveyed by the Central Pennsylvania Lumber Co. to the Trustees of the Parrish Union Church by deed dated April 1, 1919;

Beginning at Corner 1, a 1" iron pipe in a mound of stones at the  $S W$  corner of the church lot,

An 8" maple bears  $N 45^{\circ} N$ , .44 chain distant, blazed and scribed B.T. Et. 2-1;

A 3" maple bears  $S 31^{\circ} E$ , .61 chain distant, blazed and scribed B.T. Et. 2-1;

Thence  $S 89^{\circ} 45' E$ , 1.44 chains to Corner 2, a point on the west bank of the Parrish-Sheffield road, a 1" iron pipe in a mound of stones;

Thence  $N 4^{\circ} 30' E$ , along the west bank of road, 152.3 chains to Corner 3, a point 1.12 chains south of center of the bridge across Straight Run, a 1" iron pipe in a mound of stones;

Thence  $N 89^{\circ} 45' N$ , 1.44 chains to Corner 4, a 2" iron pipe in a mound of stones;

Thence  $S 4^{\circ} 30' N$ , 1.55 chains to the Place of Beginning, containing 0.22 acres, be the same more or less.

The said last above mentioned Exception No. 2 is more fully described as follows, viz: The lot on which is situated the residence of F. W. Knupp and being

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tract #1 described in a deed from the Central Pennsylvania Lumber Company to F. W. Knappe, dated April 1, 1917, situated on the west side of and adjoining the Parrish-Sheffield road, entirely within Warrant 3672;

Beginning at Corner 1, a 1" iron pipe in a mound of stones on the west bank of the Parrish-Sheffield road, N.E. corner of fenced enclosure;

A 6" aspen bears  $N 63^{\circ} 7'$  1.16 chains distant,

blazed and scribed B.T. Ex. 3-1.

Corner 1 of Tract 14 bears  $N 60^{\circ} 11' E$

22.00 chain distant;

Thence  $N 85^{\circ} 46' W$ , 2.50 chains to Corner 2, a 1" iron pipe in fence, a mound of stones around corner;

Thence  $S 13^{\circ} 00' W$ , 2.26 chains to Corner 3, a 1" iron pipe in a mound of stones;

Thence  $S 85^{\circ} 46' E$ , 2.70 chains to Corner 4, a point on the west bank of the Parrish-Sheffield road at fence, corner 0.57 chains north of bridge across Straight Run, a 1" iron pipe in a mound of stones;

Thence  $N 10^{\circ} 36' E$ , 2.26 chains to the Place of Beginning, containing 0.64 acres, be the same now or here.

Said Warrant No. 3670, viz; Beginning at Corner 1, which is corner 4 of the Frost & Berg tract #22, corner of Warrants 3561, 3669, 3550 and 3670, a post in a mound of stones on top of ridge, .20 chain south of a road bearing  $N E$  and  $S W$ , a 2" iron pipe in a mound of stones;

Thence East, with the line common to Warrants 3669 and 3670, 139.83 chains to Corner 2, a point on a west slope in the marked west boundary of the State of Pennsylvania Game Preserve, corner of Warrants 3669 and 3670 and in the west boundary of Warrant 3661, a 2" iron pipe in a mound of stones;

Thence, with the two line of the Pennsylvania Game Preserve,  $S 0^{\circ} 30' E$ , with Warrants 3661 and 3660, the east line of Warrant 3670, 83.07 chains to Corner 3, common to Warrants 3660 and 3670, a 2" iron pipe in a mound of stones on south slope;

Thence  $S 89^{\circ} 55' W$ , with Warrants 3660 and 4130, the south line of Warrant 3670, 139.84 chains to Corner 4, common to Warrants 3670 and 3550 in the north line of Warrant 4130, a mound of stones in a flat, a 2" iron pipe in an old mound of stones;

Thence  $N 0^{\circ} 10' E$ , with the line common to Warrants 3550 and 3670, 82.88 chains to the Place of Beginning, containing 1158.22 acres, be the same now or less.

This conveyance as to said Warrants Nos. 3668

and 3672 is made subject to lease for several small lots along the Tionesta Valley Railway in the vicinity of Parrish.

Excepting and reserving from and out of this conveyance and from and out of said Narrants Nos. 3662, 3668 and 3672 unto Webb Horton et al, their heirs, successors and assigns, as provided in their deed to the Penn Tanning Company, dated April 22, 1893, and recorded in the Registry of Forest County, Penna. in Book 24, page 301; and from and out of said Narrant No. 3670 unto J. F. Schoelkoff et al, their heirs, successors and assigns, as provided in their deed to the Penn Tanning Company, dated April 22, 1893, and recorded in said Registry in Book 23, page 455; all of the oil, gas and minerals, in, upon, under and beneath all of the foregoing premises, together with the full, absolute and perpetual right of way, entry, occupancy, egress and regress at all times hereafter, to dig, mine, bore, excavate and explore therefor; and the same to raise, produce and convey away; with the right to erect and maintain all needful structures, tanks, buildings, gas, water and oil lines necessary and convenient for the proper and successful operation and management of such business, with the right to take and use water where needed and also the right to take and use trees and timber for fuel, rigs, structures, etc. in conducting said operations, paying however the market value for any sawing timber that may be so used.

Also excepting and reserving from and out of this conveyance all oil and gas wells now upon all of said described premises; and all tanks, machinery, fixtures, pipe and appurtenances to the same belonging, also all pipe lines; and also all rights-of-way of any railroad or railway company or companies, and any and all buildings, structures or other property belonging to them and located on said lands, and any rights-of-way of any oil, gas, water, telephone or telegraph company or companies, over and across said lands which may have been granted by former owners which are not herein specifically mentioned.

And also excepting and reserving unto the said party of the first part, its successors and assigns; rights-of-way for wagon roads, sled roads, log slides and tramroads through, over and across all of the within mentioned lands for the purpose of removing timber and other forest or wood products from other lands of the party of the first part, its successors and assigns for so long a time as said rights-of-way and privileges may be required for the lumber operations of the said

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party of the first part.

To Have And To Hold, the said parcels or tracts of land, with the appurtenances thereunto belonging, unto the said United States of America, its successors and assigns forever.

And the said Central Pennsylvania Lumber Company, party of the first part, for itself, its successors and assigns, does hereby covenant with the said United States of America, its successors and assigns, that it is lawfully seized in fee of the above granted premises, subject to the above mentioned exceptions and reservations; that it has good right and lawful power to sell and convey said premises; that the said premises are free from all incumbrances with the exception as above set forth; and that it will, and its successors and assigns shall, warrant and defend the said premises to the United States of America, its successors and assigns forever against the lawful claims and demands of all persons except as heretofore mentioned.

The execution of this conveyance by the proper officers of the said corporation has been duly authorized by a resolution of the Board of Directors of said corporation at a meeting held June 25th, 1923, the directors of said Central Pennsylvania Lumber Company being specifically authorized and empowered to sell and convey any and all of the real estate of said corporation by a provision in the Charter of said corporation.

The said Central Pennsylvania Lumber Company doth hereby constitute and appoint R. G. Brownell to be its attorney for it and in its name and as and for its corporate act and deed to acknowledge this Indenture before any person duly authorized by the Commonwealth of Pennsylvania, to take such acknowledgments, to the intent that the same may be duly recorded.

In Witness Whereof, the proper officers of the said Central Pennsylvania Lumber Company have hereunto set their hands and affixed the corporate seal of said Company, the day and year first above written.

Central Pennsylvania Lumber Company  
By R. G. Brownell  
President

Attest:  
H. M. Simonson  
Secretary  
(Seal)

State of Pennsylvania } ss.  
County of Lycoming }

to it remembered that on the eighth day of April

Form Approved  
9-907 4/1/24  
Form Approved  
Decemplan  
Approved  
Terms  
and  
Reservations  
Approved

DPB 4/1/24

CTP 4/6/24