

dams which may back water on land so conveyed or which may cause flood water and this shall be a covenant running with the land binding with the Grantee, his heirs, executors and assigns.

~~WHEREAS THE SAID GRANTEES AND THEIR PREDECESSORS IN TITLE HAVE NEVER EXERCISED THEIR RIGHT TO FLOOD ANY PART OF THE PROPERTY ABOVE DESCRIBED AND IN FACT THE STATE HIGHWAY HAS NOW BEEN CONSTRUCTED IN SUCH POSITION THAT IT WOULD BE IMPOSSIBLE TO FLOOD OR BACK WATER THE HIGHWAY IN ORDER TO FLOOD THE PROPERTY ABOVE DESCRIBED AND FURTHER THAT THE FATHER MILLS HAS BEEN IN OPERATION FOR OVER 35 YEARS AND THE GRANTEES HAVE NEVER BEEN ADVISED BY THE STATE OF ANY SUCH RIGHTS WHICH MAY BE OR MAY HAVE BEEN VESTED IN THE UNDERSIGNED~~

666

Whereas, the property which originally constituted the mill pond and upon which the mill was situate is now owned by the undersigned and others as tenants in common and the undersigned have determined to release the described property from any claim of flooding rights and declare any such rights abandoned; now, therefore,

W I T N E S S E T H :

FOR VALUE RECEIVED, the undersigned do hereby release, convey and quit claim unto the said Clarice S. Burnett, T. Whitner Burnett, Kate Burnett Putman and Dorothy Burnett Vaughn, their heirs and assigns, all of the right, title and interest of the undersigned, if any, to flood or back water upon the property of the Grantees which is described above, to have and to hold unto the said Grantees, their heirs and assigns forever. The undersigned do further declare their intention to abandon, and do hereby abandon, any and all rights which may be or may have been vested in the undersigned

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