J.A. Alexander,

THIS INDESTURE MADE THIS first day of November 1904, by and between A.D. Shockley and Mamie T. Shockley of Simpsonville Post office, Creenville County, State of South Carolina parties of the first part, and J.A. Alexander of Greenville, Greenville County, State of South Carolina, party of the second part,

WITNESSETH, That the said parties of the first part, for and in consideration of the sum of One dollar to them in hand paid by the said party of the second party receipt of which is hereby acknowledged, and for and in consideration further of the rents, covenants and agreements hereinafter mentioned, on the part and behalf of the said party of the second part, his heirs, executors, administrators and assigns, to be paid, kept and performed, do grant and convey to the said party of the second part, his heirs. executors, administrators and assigns, for the term of ten years from the first day of November, 1904, all the mineral and mining rights to, in and upon the lands hereinafter described, including the right of ingress, egress and regress for himself, his heirs and assigns and his or their agents and servants, together with his or their tools, wagons, horses, machinery and all things else which he or they may require for mining operations on the said lands or for the purpose of digging, mining, purifying, concentrating, converting and removing any or all mineral substances in, upon or under the said lands, and the full and exclusive right to carry on any or all of the aforesaid operations on said lands; also the free use of all water, the right to make ditches, dams and reservoirs, and to lay water pipes or conduits, to construct, erect, and maintain upon the said lands or to remove from the same, such shops, buildings, machinery and appurtenances as may be necessary or desirable in the prosecution of said worky or of preparing for ... the market by mechanical or chemical processes or otherwise any of the mineral products found on said lands or elsewhere and the right so to prepare on said lands the mineral products aforesaid; also, the free use of such timber as may be needed, and the right to construct such roads as he or they may find desirable upon or across said lands and the free and undisturbed control of so much of the said lands as may be necessary for the proper conduct of the operations aforesaid. And the parties of the first part for themselves, their heirs, executors, administrators and assigns, hereby release the said party of the second part, his heirs, executors, administrators and assigns, from all claims for damage to the said lands caused by any of the operations aforesaid. The use of timber above mentioned shall be limited to that required for dams and firewood for drying sand.

And, the said party of the second part, in considerations of the rights herein granted and of the sum of One Dollar to him in hand paid by the said parties of the first part, receipt of which is hereby acknowledged, hereby agrees for himself, his heir executors, administrators and assigns, to pay or cause to be paid as compensation for the rights herein granted by the said parties, of the first part a royalty at the rate of fifteen dollars per ton of 2000 lbs. for all pure monazise remove from said lands, said royalty to be paid to A.D. Shockley. It is futher agreed for the considerations aforesaid, that if mining poperations are not begun on said lands within six months from the date hereof, or if they are suspended for more than six months, then these presents and everything containined herein shall cease and be forever mull and void.

Said lands are described as follows: Lying and being in Fairview Township, Green-ville County, South Carolina, on the waters of Stoney Creek, adjoining lands of T.L.Huff, W.S.Moore, W.S.Moore, H.H.Moore, J.R. Cox, and W.B.Moore, and containing the seventy eight and one half acres more or less

And the parties of the first part, for the consideration aforesaid, hereby covenant that they are seized of the said premises in fee and are seized and possessed of all the menerals rights thereof and have the right to make in the conveyances above mentioned and that they will warrant and defend the same unto the said particof the second part, his heirs, executors, administrators and assigns, against the claims and entry of all persons whatsoever. IN WITNESS WHEREOF the parties hereto have hereunto interchangeably set their hands and affixed their seals, the day and year first above written.

Signes, sealed and delivered in presence of:

George L.English.

A.D. Shockley, (Seal).

George L. English.

Mamie T. Shockley (Seal).

George L. English.

J.A.Alexander (Seal).

Recorded November 12th 1904.

Mre Ann Spillars, et al, to J.A.Alexander,

THIS INDESTURE, made this 26 day of Oct. 1904, by and between Mrs Ann Spillars, J.A. Spillar of Manddin Post office, Greenville County, State of South Carolina, parties of the first part and J.A. Alexander of Greenville, Greenville County, State of South Carolina, party of the se-WITNESSETU, That the said parties of the first part, for and in consideration of the sum of One no/100 dollar, to them in hand paid by the said party of the second part, receipt of which is hereby acknowledged, and for and in consideration further of the rents, covenants and agreements hereinafter mentioned, on the part and behalf of the said party of the second part, his heirs, executors, administrators and assigns, to be paid, kept and performed do grant and convey to the said party of the second part, his heirs, executors, administrator and assigns, for the term of ten years from the 26 day of Oct, 1904, all the mineral and mining rights to, in and upon the lands hereinafter described, including the right of ingress egress and regress for himself, his heirs and assigns and his and their agents and servants, together with his or their tools, wagons, horses, machinery and all things else which he or they may require for mining operations on the said lands or for the purpose of digging, mining purifying, concentrating, converting and removing any and all mineral substances in, upon or under the said lands, and the full and exclusive right to carry on any or all of the aforesail operations on said lands; also the free use of all water, the right to make ditches, dams and reservoirs, and to lay water pipes or conduits, to construct, erect, and maintain upon the said lands or to remove from the same, such shops, buildings, machinery and appurtenances as may necessary or desirable in the prosecution of said work, or of preparing for the market by mechanical or chemical processes or otherwise any of the mineral products found on the said lands or elsewhere and the right so to prepare on said lands the mineral products aforesaid: also, and the right to construct such roads as he or they may find desirable upon or across said. lands and the free and undisturbed control of so much of the said lands as may be necessary for the proper conduct of the operations aforesaid . And the parties of the first part for themselves, their heirs, executors, administrators, and assigns, hersby release the said party of the second part, his heirs, executors, administrators and assigns, from all claims for damage to the said lands caused by any of the operations aforesaid.

And, the said party of the second part, in consideration of the rights herein granted and and of the sum of One Dollar to him in hand paid by the said parties of the first part;

Reseipt of which is hereby acknowledged, hereby agrees for himself, his heirs, executors,