## State of South Carolina,

County of Greenville.

KNOW ALL MEN BY THESE PRESENTS That RIVERSIDE LAND COMPANY
a corporation chartered under the laws of the state aforesaid, and having its principal place of business at Greenville, in the State aforesaid, for and in consideration of the sum of  Six hundred and fifty (\$650.00)
Dollars,
to it in hand duly paid at and before the scaling and delivery of these presents by the grantee_ hereinafter named, (the receipt whereof is hereby acknowledged), has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unituntoThomas_JPrice, of the City of
-Greenville, County of Greenville, State aforesaid, - All those two (2)
lotsof land situate in the County and State aforesaid, being a part of the lands of said Company, known as "Riverside," said lotsbeing known and designated on a plat of said
lands made by Carter & Pringle, surveyors, (which plat is of record in said office) as lotsnumbers. five (5) and dinna six (6) and in Block freating. "Q" fronting on feeter Highlawn
그가 하는 그 그 그는 데 그렇지요. 그는 그 집에 바다 하다 되면 그렇게 되고 하지만 하네지만 된 때문에 되는 것이 없다고 된다. 그렇게 하게 하는데
hundred feet (100') ( each of said lots having a frontage of fifty feet) and running back
therefrom in parallel lines to a depth of one hundred and fifty-four feet (154') said lots being
rectangular in shape and being together bounded as follows: North by Highlawn Avenue, East by
lot Seven (7) in block "Q" South by an alley-way running East and west through Block "Q" and
West by lot Four (4) in said Block "Q"
요요 아이는 이 모든 장마를 하는 것이 하는 것도 모든 것은 것은 것을 하는 것을 받는데 말했다.
Together with all and singular the rights members bereditements and appropriate and appropriate the rights members bereditements and appropriate the rights and appropriate the rights members bereditements and appropriate the rights and appropriate the rights and appropriate the rights are also appropriate the rights and appropriate the rights and appropriate the rights are also appropriate the rights and appropriate the rights are also appropriate the rights and appropriate the rights are also appropriate the right are also appropriate the rights are also appropriate the r
Together with all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.  To have and to hold all and singular the premises before mentioned unto the grantee hereinabove named, andhisheirs and assigns forever.
Upon the following conditions, however:—
FIRST.—That the property is not to be sold, rented or otherwise disposed of to persons of African descent.
SECOND.—That no liquor or ardent spirits are to be sold on the property.
THIRD—That no Residence shall be built on said lot to cost less thanFifteen hundred Dollars but any per-
son may use two or more lots, placing one residence thereon.
FOURTH.—That no building shall be erected nearer the street than the building line shown on the said plat, which is ten feet from all streets.  FIFTH.—That no use shall be made of the lot sold, or any part thereof, which would constitute a nuisance or injure the value of any of the neighboring lots.
SIXTH.—That the lay out of the lots as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction than that shown on said plat shall be
SEVENTH.—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetcar tracks, sewer, gas and water pipes, electric conduits or pipes, telegraph, telephone and electric light poles, or any other work or instrument of public utility, on or in any of the streets of said Riverside, without compensation to any lot owner.
And the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the grantee_hereinabove
named, and heirs and assigns, against itself and its successors, and against every parson who recover
tawing claiming or to claim the same or any part thereof.
In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, to wit,
its President and Secretary -
on this thefourthday ofFebruary, in the
year of our Lord one thousand, nine hundred and ten
and in the one hundred andthirty-fourth
sovereignty and independence of the United States of America
Signed, sealed and delivered in the presence of:  Riverside Land Company
M•R• Rosborough, President
and T. A. Woodward
J.A. Woodward,
State of South Carolina,
County ofRichland
Personally appeared before meM.R. Rosborough
Personally appeared before me
andG. W. Hantiwanger
written deed, and that he, withJ.A. Woodward
witnessed the execution thereof.
Sworn to before me, this
네 그렇는 민들들 않는 그리라 있다. 동안들고 맛이 만들어 맞는데, 아니는 이 그 나는 이 나는 사람이 가능하다 이 나는 그는데 이 사고 가는데 살아지는 아니는 그는데 없어 나는 이 사람이다.
day of
J.A. Woodward (SEAL)  Notary Public for South Carolina.
그는 양물 하는 사람들은 사람들은 사람들은 사람들이 살아내려면 하는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은

## State of South Carolina, )

County of Greenville.
KNOW ALL MEN BY THESE PRESENTS That RIVERSIDE LAND COMPANY.
a corporation chartered under the laws of the state aforesaid, and having its principal place of business at Greenville, in the State aforesaid, for and in consideration of the sum of
Nine hundred (\$900.00)
to it in hand duly paid at and before the scaling and delivery of these presents by the grantee hereinafter named, (the receipt whereof is hereby acknowledged), has granted, bar-
gained, sold and released, and by these presents does grant, bargain, sell and release untoR.B. Smith, of the City of Greenso or County
of Green, in the State of Georgia, All those three (3)
lotgof land situate in the County and State aforesaid, being a part of the lands of said Company, known as "Riverside," said lotsbeing known and designated on a plat of said
lands made by Carter & Pringle, surveyors, (which plat is of record in said office) as lotsnumbers. three (3)number Four (4)and five (5)
hundred and fifty feet (150') each of said lots having a frontage of fifty feet, and running back
there from in parallel lines to a depth of one hundred and twenty-five feet (125') said lots being
rectangular in shape and being together bounded as follows: North by Edgemnot Avenue, East by lot
six (6) in Block J., South by an alley-way running East and West through Block J., and West by
lot two (2) in said Block J.
보는 사람들이 가는 사람들이 되었다. 그는 사람들이 모든 1988년 - 1988년
en de Nadion de Contra de la companya de la compan La companya de la co
uri distributione de la completa de La completa de la co
Together with all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.
To have and to hold all and singular the premises before mentioned unto the grantee hereinabove named, and his heirs and assigns forever.
Upon the following conditions, however:-
FIRST.—That the property is not to be sold, rented or otherwise disposed of to persons of African descent.
SECOND.—That no liquor or ardent spirits are to be sold on the property.  THIRD.—That no Residence shall be built on said lot to cost less than
son may use two or more lots, placing one residence thereon.
FOURTH.—That no building shall be erected nearer the street than the building line shown on the said plat, which is ten from all streets.
FIFTH.—That no use shall be made of the lot sold, or any part thereof, which would constitute a nuisance or injure the value of any of the neighboring lots.
SIXTH.—That the lay out of the lots as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction than that shown on said plat shall be permitted.
SEVENTH -That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetcar tracks, sewer, gas and water pipes, electric
conduits or pipes, telegraph, telephone and electric light poles, or any other work or instrument of public utility, on or in any of the streets of said Riverside, without compensa-
tion to any lot owner.  And the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the grantee_hereinabove
named, and his heirs and assigns, against itself and its successors, and against every person whomsoever
lawfuly claiming or to claim the same or any part thereof.
In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized office:s, to wit, its President and Secretary
on this theday ofday of, in the
year of our Lord one thousand, nine hundred and ten
and in the one hundred and
sovereignty and independence of the United States of America
Signed, sealed and delivered in the presence of:  Riverside Land Company  By
P.H. Foster, T.C. Williams, President
J.A. Woodward, Secretary
3 - Woodwards
State of South Carolina,
County of Richland
Personally appeared before meP.*H.*_Foster
thid made oath that he saw the within named
and made oath that he saw the within named
as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within
andG.W.s. Haltiwangeras Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within written deed, and that he, with
andG.Ws. Helbtiwengeras Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within written deed, and that he, with
andG.W.s. Haltiwangeras Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within written deed, and that he, with
andG.Ws. Helbtiwengeras Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within written deed, and that he, with
aidG.W. Haltiwenger
and G.W. Hahtiwenger as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within written deed, and that he, with J.A. Woodward witnessed the execution thereof.  Sworn to before me, this 5th,  day of February A. D. 10-10