State of South Carolina,

Marie Minshall, J. R. White. Secretary County of Greenville Personally appeared before me Grace E. Minshall nade oath that he saw the within named H.J. Haynsworth as President, J. R. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within an deed, and that he, with J. Marie Minshall witnessed the execution thereof.		and seventy-five Dollars
fund shasts in the Consequence State and consist. The large of the large of class of columns of the large of		相似,我们就是我的人,只是我们还没有的,我们就就是一个人的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是这个人,我们
Together with all and singular, the rights, members, bareditements and appartness not to the said precises belonging or in suryonic incident or appartishing. Together with all and singular, the rights, members, bareditements and appartness not to the said precises belonging or in suryonic incident or appartishing. Together with all and singular, the rights, members, bareditements and appartness not to be said precises belonging or in suryonic incident or appartishing. To here and to load all and singular the precises belone mentioned unto the grantee hardendown named, andhis.ahistor and aringus forever. PLOSET.—These the property in one is to be said, rested or otherwise disposes of Adrican denses. PROCED.—The total follower or archest side to the said on the property. PLOSET.—These the property is not to be said, rested or otherwise disposes of Adrican denses. PLOSET.—The total follower or archest side to the said on the property. PLOSET.—The total indicing that is not to the said of the partness of the said of the partners of Adrican denses. PLOSET.—The total indicing that is created assert than the twinting time above on the said plot, which is _bell. foot from all discusses. PLOSET.—The total power of the beyond of the bet said, or any part formed, which would constitute it assigns to the value of any of the discusses. PLOSET.—The total control of the lots and said of the bet said, or any part formed, which would constitute it assigns to the value of any of the discusses. PLOSET.—The total control of the lots and said of the bet said, or any part formed of the said of the bet said, or any part formed of the said of the lot said, or any part formed of the said of the partners of the said of the said of the said of the partners of the said of the lots of the said of t		하네요. 그는 그는 그는 그를 가는 것이 되었다. 그는 그들은 아이들의 전환 그는 그를 하는 그는 물을 받는 것이 되었다. 그를 받는 것이 없다.
Together with all and singular, the rights, members, beneditements and appartunances to the said granders belonging or in anywise insident or appartuning. Together with all and singular, the rights, members, beneditements and appartunances to the said granders belonging or in anywise insident or appartuning. To have not to held all and singular the grantees before nonticence unter the grantees beneather a named, and		
To here and to hold all and singular, the rights, mentions, harditamonts and appurtnessness to the said promises belonging as in anywho insidest or appertuising. To here and to hold all and singular the premises belonged and the grantes berindamon amond, and his		
To have and to hold all and singular, the rights, members, hereditaments and appartmentes to the said practice belonging or in anywise incident or appartaining. To have and to hold all and singular the premises before wentlead unto the genates hereinshow named, and		하고 말하는데 그들도 말하는데 이번 하는데, 나는데 그를 다시고 말하는데 말하는데 나는 일에 가장 못 가장 가지 않는데 먹는다.
Together with all and singular, the rights, mombers, harditannors and appertanement to the said premiers belonging or in anywise incident or appertaining. To have and to finds all and singular, the rights, mombers, harditannors and appertanement to the said premiers belonging or in anywise incident or appertaining. The the following conditions, however:— **IREET—That the following conditions, however:— **IREET—That the following conditions, however:— **IREET—That the following is not to be sold, centred depends of the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the building shall be necessal ensure the street than the building line shows on the said plat, which is, \$620. feet from all streets. **PIPPET—That the building shall be needed to the tond, or any part thereof. **SYNTH—That the law out of the lots and from on said plat shall be solvened to and the shall be sufficient to the solvened on the said plat, which is, \$620. feet from all streets. **SYNTH—That the Company recurves the right to any sand place or sentencies the laying and place of selectric or other streets are tracks, severe, gas and water pipes, electric for other streets are tracks, severe, gas and water pipes, electric for other streets or said kiverside, without somptions and describe light place, or any other work or instrument of public unity, on or in expect the streets of said kiverside, without somptions are given to shall be sufficient to the said genetics and said genetics and describes and said genetics or one of said kiverside, without somptions are given to shall be sufficient to said genetics components and describes to warrant and forever defined all and singular the said premises unto the great sense of said kiverside, without somptions are given to shall be sufficient to said genetics and said genetics of said kiverside, w	nd twenty-five feet to a	## ##################################
Together with all and singular, the rights, mombers, harditannors and appertanement to the said premiers belonging or in anywise incident or appertaining. To have and to finds all and singular, the rights, mombers, harditannors and appertanement to the said premiers belonging or in anywise incident or appertaining. The the following conditions, however:— **IREET—That the following conditions, however:— **IREET—That the following conditions, however:— **IREET—That the following is not to be sold, centred depends of the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the figure or adout spinish are to be sold on the property. **IREET—That the building shall be necessal ensure the street than the building line shows on the said plat, which is, \$620. feet from all streets. **PIPPET—That the building shall be needed to the tond, or any part thereof. **SYNTH—That the law out of the lots and from on said plat shall be solvened to and the shall be sufficient to the solvened on the said plat, which is, \$620. feet from all streets. **SYNTH—That the Company recurves the right to any sand place or sentencies the laying and place of selectric or other streets are tracks, severe, gas and water pipes, electric for other streets are tracks, severe, gas and water pipes, electric for other streets or said kiverside, without somptions and describe light place, or any other work or instrument of public unity, on or in expect the streets of said kiverside, without somptions are given to shall be sufficient to the said genetics and said genetics and describes and said genetics or one of said kiverside, without somptions are given to shall be sufficient to said genetics components and describes to warrant and forever defined all and singular the said premises unto the great sense of said kiverside, without somptions are given to shall be sufficient to said genetics and said genetics of said kiverside, w		
Together with all and singular, the rights, morebers, hereditaments and appartenances to the said promises belonging or in anywho incident or appartuning. To have and to hold all and singular, the rights, morebers, hereditaments and appartenances to the said promises belonging or in anywho incident or appartuning. The have and to hold all and singular, the rights are to be something out the greatest promises belonging conditions, however— PIRET—That the property is not to be sold, rested or otherwise disposed of to personal of African descent. SECOND—The to full or of luquer or archeets spirits are to be sold on the property. PHIRE—That no rested as spirits are to be sold on the property. PHIRE—That no use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That a so use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That is a use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That the Company reserves the right to tay and place or subscribed by all no sold place and a checkened to; and no schemes of facing lots in any other direction than that shown on and plant shall be anisomored by the sold place and electric light poles, or any either work or instruments of public utility, on or in any of the development than that shown on and plant shall be anisomored and singular the sold premises unto the grantee. Determination of the public and the sold granting congenition and electric light poles, or any either work or instruments of public utility, on or in any of the development, telephone and electric light poles, or any either work or instruments of public utility, on or in any of the development of sold (three-time) and the sold granting congenition and electric light poles, or any either work or instruments of		그는 모으에 마셨다는 그는 그 사람들은 가능하는 것이 말을 보고 나왔다면 항공 선생님이 되었다.
Together with all and singular, the rights, morebers, hereditaments and appartenances to the said promises belonging or in anywho incident or appartuning. To have and to hold all and singular, the rights, morebers, hereditaments and appartenances to the said promises belonging or in anywho incident or appartuning. The have and to hold all and singular, the rights are to be something out the greatest promises belonging conditions, however— PIRET—That the property is not to be sold, rested or otherwise disposed of to personal of African descent. SECOND—The to full or of luquer or archeets spirits are to be sold on the property. PHIRE—That no rested as spirits are to be sold on the property. PHIRE—That no use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That a so use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That is a use should be made of the left sold, or any part thereof, which would consistence in anisomor or injure the value of any of the neighboring lots. PHIRE—That the Company reserves the right to tay and place or subscribed by all no sold place and a checkened to; and no schemes of facing lots in any other direction than that shown on and plant shall be anisomored by the sold place and electric light poles, or any either work or instruments of public utility, on or in any of the development than that shown on and plant shall be anisomored and singular the sold premises unto the grantee. Determination of the public and the sold granting congenition and electric light poles, or any either work or instruments of public utility, on or in any of the development, telephone and electric light poles, or any either work or instruments of public utility, on or in any of the development of sold (three-time) and the sold granting congenition and electric light poles, or any either work or instruments of		마르크 마르크 (1985년 - 1985년 - 1985년) 아르크 마르크 (1985년 - 1985년) 이 아르크 (1985년 - 1985년) 이 아르크 (1985년) 이 아르크 (1985년)
Together with all and singular, the rights, monthers, hereditaments and opportenances to the said promises belonging or in anywho incident or appartuning. To have and to hold all and singular the presentes before mentioned und the grantee hereinabove named, and his heirs and saigns forever. Upon the following conditions, however— PIRET—That the property is not to be sold, extend or otherwise disposed of to persons of African descent. SECOND—That no luques or arised as pitch as no to be sold on the property. THIRD—That no Renicance shall be built on said to to cost less than . \$2500,00. Dollars but any per way for two or more bits, picking one residence thericon. POURTEI—That he builting shall be entailed one that be sentled acror the street than the builting like shown on side his hold, or any part thereal, which would constitute a mission or nights that value of any of the neighboring lots. SEVENTH—That the under of the lots as shown on said plan shall be subtered to; and no acknown of fiscing lots in any other direction than that shown on said plan shall be subtered to; and no acknown of fiscing lots in any other direction than that shown on said plan shall be subtered to; and no acknown of fiscing lots in any other direction than that shown on said plan shall be subtered to; and no acknown of fiscing lots in any other direction than that shown on said plan shall be stated to a subtered to; and no acknown of fiscing lots in any other direction than that shown on said plan shall be stated to a subtered to the subtered and subtered to the subtered to a subtered to the subtered		
To have and so hold all and disgular the premises before mentioned unto the grantee herdinabove named, and his media and surjects forever. Upon the following conditions, however— PIRTS—That the property is not to be said, rented or otherwise disposed of to persons of African descent. SECOND—That no Router or archeet spirits are to be said on the property. THIRD—That no Residence shall be built on said to to cost isses than \$\frac{1}{2}\subseteq 9.90\$. BOURTS—That the property is not to be said, rented or otherwise disposed of to persons of African descent. SEVENTH—That no builting shall be created nearer the street than the building lies shown on the said plats, which is \$\frac{1}{2}\subseteq 1.50\$. SEVENTH—That the lay out of the lots as shown on said plan shall be adhered to: and so scheme of facing tots in any other direction than that shown on said plat shall be sided. SEVENTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other stressur tracks, sewer, gas and water pipes, electric into or pipes, telephone and electric light poles, or say other work or instrument of public utility, on or in any of the stressur tracks, sewer, gas and water pipes, electric into or pipes, telephone and electric light poles, or say other work or instrument of public utility, on or in any of the stressur tracks, sewer, gas and water pipes, described 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, and a said the said granting corporation has caused its corporate seal to be hereunto affixed and the saccessors, and against every person whomsoever by detaining or to claim the same or any part thereof. In whereas whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subsuited by its duly authorized officers, to with a first of the same of the presence of the first pol		하고요. 그 그는 이번 있는 사람이 회원하는 한 수 있었다는 경찰 가능하면 모았다
To have and so hold all and disgular the premises before mentioned unto the grantee herdinabove named, and his media and surjects forever. Upon the following conditions, however— PIRTS—That the property is not to be said, rented or otherwise disposed of to persons of African descent. SECOND—That no Router or archeet spirits are to be said on the property. THIRD—That no Residence shall be built on said to to cost isses than \$\frac{1}{2}\subseteq 9.90\$. BOURTS—That the property is not to be said, rented or otherwise disposed of to persons of African descent. SEVENTH—That no builting shall be created nearer the street than the building lies shown on the said plats, which is \$\frac{1}{2}\subseteq 1.50\$. SEVENTH—That the lay out of the lots as shown on said plan shall be adhered to: and so scheme of facing tots in any other direction than that shown on said plat shall be sided. SEVENTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other stressur tracks, sewer, gas and water pipes, electric into or pipes, telephone and electric light poles, or say other work or instrument of public utility, on or in any of the stressur tracks, sewer, gas and water pipes, electric into or pipes, telephone and electric light poles, or say other work or instrument of public utility, on or in any of the stressur tracks, sewer, gas and water pipes, described 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, and a said the said granting corporation has caused its corporate seal to be hereunto affixed and the saccessors, and against every person whomsoever by detaining or to claim the same or any part thereof. In whereas whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subsuited by its duly authorized officers, to with a first of the same of the presence of the first pol		
To have and to hold all and disquair the premises before mentioned unto the grantee hereinabove named, and heirs and antique forever. Upon the following conditions, however— ITRET—That the property is not to be sold, canted or otherwise disposed of to persons of African descent. SECOND—That no Neglect or ardeat spirits are to be sold on the property. THERE—That the property is not to be sold, canted or otherwise disposed of to persons of African descent. SECOND—That no neckedance shall be built on said to to cost less than\$1509.90. Dollars hut any per any me from or more lots, placing one residence thereon. FOURTH—That no building shall be created nearest the street than the building time shown on the said plat, which is .tellfeet from all streets. SIXTH—That the lay out of the lots as shown on said plan shall be adhered to and on achieve of facing tods in any other direction than that shown on said plat shall be filtered. SIXTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetsur tracks, sewer, gas and water pipes, electric attempts, telephone and electric light poles, or any other work or instrument of public utility, on or in any of the streetsur tracks, sewer, gas and water pipes, electric attempts, 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 compense or any lot the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the granteebersinabove, 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 granteebersinabove, and the said granting corporation has caused its corporate seal to be hereunto allies and the saccessors, and regimes to the district streets of the said granting corporation has caused its corporate seal to be hereon to be subsu		and the state of the The state of the sta
To have and to hold all and disquair the premises before mentioned unto the grantee hereinabove named, and heirs and antique forever. Upon the following conditions, however— ITRET—That the property is not to be sold, canted or otherwise disposed of to persons of African descent. SECOND—That no Neglect or ardeat spirits are to be sold on the property. THERE—That the property is not to be sold, canted or otherwise disposed of to persons of African descent. SECOND—That no neckedance shall be built on said to to cost less than\$1509.90. Dollars hut any per any me from or more lots, placing one residence thereon. FOURTH—That no building shall be created nearest the street than the building time shown on the said plat, which is .tellfeet from all streets. SIXTH—That the lay out of the lots as shown on said plan shall be adhered to and on achieve of facing tods in any other direction than that shown on said plat shall be filtered. SIXTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetsur tracks, sewer, gas and water pipes, electric attempts, telephone and electric light poles, or any other work or instrument of public utility, on or in any of the streetsur tracks, sewer, gas and water pipes, electric attempts, 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 compense or any lot the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the granteebersinabove, 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 granteebersinabove, and the said granting corporation has caused its corporate seal to be hereunto allies and the saccessors, and regimes to the district streets of the said granting corporation has caused its corporate seal to be hereon to be subsu	Together with all and singular, the rights,	members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertuining
These the following conditions, however— FIRST—That no reposerly is not to be sold, ented or otherwise disposed of to persons of African descent. SECOND—That no liquid or or ardens spirits are to be sold on the property. THIRD—That no Residence shall be built on easid to to cost less than. \$\subset\$1500,00 FOURTH—That no batilding shall be orecited nearer the street than the building line shown on the soid plat, which is. \$\subset\$10. Acet from all streets. FIFTH—That no batilding shall be nucle of the lot sold, or any part thereof, which would constitute a nistence or injure the value of any of the neighboring lots. SEXTET—That the lay out of the lots as shown on asid plat ashall be adhered to and so scheme of facing lots in any other direction. than that shown on said plat shall be thed. SEVENTI—That the Economy reserves the right to lay and plate or authorize the laying and plate or eather reserves the street plans, telegraph, telegr		
SBCOND—That no Biquice or archees spirits are to be sold on the property. THIRD—That no Besidence shall be built on said lot to cost less than. \$1.500,00. Dollars but any per my use two or more lots, placing one relationes through a property of the said plat. That no building shall be created nearer the street than the building line shown on the said plat, which is .100. feet from all streets. FURTH.—That no building shall be created nearer the street than the building line shown on the said plat, which is .100. feet from all streets. SIXTH.—That the lay out of the lots as shown on said plan shall be achieved to; and no scheme of facing lots in any other direction than that shown on said plat shall be street. SIXTH.—That the lay out of the lots as shown on said plan shall be achieved to; and no scheme of facing lots in any other direction than that shown on said plat shall be street. SIXTH.—That the lay out of the lots as shown on said plan shall be achieved to; and no scheme of facing lots in any other direction than that shown on said plat shall be street. SIXTH.—That the lay out of the lots as shown on said plan shall be achieved to; and no scheme of facing lots in any other direction than that shown on said plat shall be achieved to; and no scheme of facing lots in any other direction than that shall be shall plat the shown on said plat shall be achieved to; and no scheme of facing lots in any other direction than that shall be shall premises unto the grantee. hereinabove any lot lot said granting corporation does hereby bind itself and its successors, and against every person whomosoeve y defined all and singular the said granting corporation has caused its corporate seal to be herounto alliked and these presents to be subscribed by its duty authorized officers, to wit saids and secretary is the	Upon the following conditions, however	🖶 - 그 만드는 이 하는 한 동안된 이 하는 하는 이번 모르는 하는 하는 사람들이 되었다.
THIRD—That no Residence shall be built on eard lot to cost less than \$\frac{1}{2}\sqrt{9}\cdot 90\$. Dollars but any per say us to 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, \$\frac{1}{2}\sqrt{1}\s		
BURTH.—That no use shall be made of the lot sold, or any part thereof, which would constitute A nutance 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 subventioned. SEVENTEL—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 subventioned. SEVENTEL—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streeten tracks, sewer, gas and water pipes, electric its 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 on any lot owns. 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. Inertinabove, is and. In it is not claim the same or any part thereof. In witness whereof the said grunting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, to wit usedent and Secretary in the of our Lord one thousand, nine handred and. Signed, sealed and delivered in the presence of: Ge. E. Minshell, At H. J. Haynsworth, and J. R. White, By Persident A. J. R. White By Persident A. J. R. White, By Persident A. J. R. White,		
FOURTH.—That no building shall be erected nearer the street than the building line shown on the said plat, which is .Len. feat from all streets. FIFTH.—That no use shall be made of the lots sold, or any part thereof, which would constitute å nuisance or injure the value of any of the neighboring lots. SIXTE.—That the lay out of the lots as shown en said plat shall be adhered to; and no scheme of facing lots in any other direction than that shown on said plat shall be tell. SIXTEM.—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streeten tracks, sewer, gas and water pipes, electric into or pices, 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 compenss on my 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, and the said granting corporation does hereby bind itself and its successors, and assigns, against itself and its successors, and against every person whomsoever by 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 esidest and Secretary is theflyst	ay use two or more lots, placing one reside	t on said lot to cost less than 和LDUO, UO Dollars but any per- ence thereon.
SIXTH.—That the lay out of the lots as shown on said plan shall be adhered to; and no acheme of facing lots in any other direction than that shown on said plat shall be ted. SBVENTH.—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 its 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 on 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, and the said granting corporation does hereby bind itself and its successors, and against every person whomsoever y 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 duty authorized officers, to wit esident and Secretary is theglrstday ofQt.Oher		
SEVENTEL—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetear tracks, sewer, gas and water pipes, electric or other streetes of said Riverside And the same or any part theory. And the said granting corporation desheres to have represent the said granting corporation desheres to whomsoever 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 said and subscribed by its duly authorized officers, to wit said and subscribed by its duly authorized officers, to with said and subscribed by its duly authorized officers, to with said and subscribed by its duly authorized officers, to with said and these presents the presents of the said and said said and the said premises unto the said and said granting corporation the s	FIFTH.—That no use shall be made of the	e lot sold, or any part thereof, which would constitute a nuisance or injure the value of any of the neighboring lots,
SEVENTH.—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other streetonr tracks, sewer, gas and water pipes, electric tis or pipes, telegraph, 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 on 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, and his. In and his. 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 esident and Secretary 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 esident and Secretary 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 esident and Secretary 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 esident and a secretary In witness defended and a subscribed by its duly authorized officers, to wit esident and a subscribed by its duly authorized officers, to wit esident and the subscribed by its duly authorized officers, to wit esident and the subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident and subscribed by its duly authorized officers, to wit esident an	SIXTH.—That the lay out of the lots as s	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
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, d. and his here of 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 duty authorized officers, to wit waident and Secretary is the planting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duty authorized officers, to wit waident and Secretary is the plant of our Lord one thousand, nine hundred and blue one hundred and the one hundred and thirty-saixth signify and independence of the United States of America Signed, sealed and delivered in the presence of: By H.J. Haynsworth, AT. White. Secretary Attended Townshell, J. R. White. As President, J. R. White. As Desire was the extention thereof.	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
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 d, and	its or pipes, telegraph, telephone and electr	ic light poles, or any other work or instrument of public utility, on or in any of the streets of said Riverside, without compensa.
and his heirs and assigns, against itself and its successors, and against every person whomsoever yellowing 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 esident and Secretary is the flow Lord one thousand, nine hundred and October in the one hundred and thirty-sixth year of the signty and independence of the United States of America Signed, scaled and delivered in the presence of: Riverside Land Company By H.J. Haynsworth, Or President and J. R. White. Secretary ate of South Carolina, County of Greenville Personally appeared before me. Grace E. Minshell mide oath that he saw the within named H.J. Haynsworth as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within n deed, and that he, with J. Merie Minshell witnessed the execution thereof.		reby bind itself and its successors to warrant and forever defend all and singular the said prayings, unto the grantee homisales.
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 witnessed 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 witnessed 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 witnessed the subscribed by its duly authorized officers, in the subscribed by its duly authorized officers, in the subscribed by its duly authorized officers, in the subscribed by its duly authorized	d, and his	heirs and assigns, against itself and its successors, and against every person whomsever
sident and Secretary is the	of an and of the carrie of any part	· # ##GGC - 그리는 문화를 보고 있는 사람들이 하는 사람들이 되었다. 이 사람들이 하는 사람들이 되었다. 그렇게 되었다면 하는 사람들이 가지 않아 있다는 것 같다.
is the	and Secretary	pration has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, to wit
ate of South Carolina, County of Greenville Personally appeared before me. Grace E. Minshell and coath that he saw the within named	is the Pingt	downer Oot ob on
the one hundred and thirty-sixth year of the ignty and independence of the United States of America Signed, scaled and delivered in the presence of: By By H. J. Haynsworth, County of Greenville Personally appeared before me. Grace E. Minshall ade oath that he saw the within named H. J. Haynsworth as Secretary of Riverside Land Company, sign, scal and as the act and deed of said corporation deliver the within a deed, and that he, with J. Marie Minshall to before the; this. 6th;	f our Lord one thousand, nine hundred and	d alexen
Signed, sealed and delivered in the presence of: Riverside Leand Company By H. J. Haynsworth, and J. F. White. Personally appeared before me Grace E. Minshall Ade oath that he saw the within named J. F. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within named to before me, witnessed the execution thereof.	the one hundred andthirt	W-sixth
Signed, sealed and delivered in the presence of: Riverside Land Company By H.J. Haynsworth, and J.F. White. Secretary County of Greenville Personally appeared before me Grace E. Minshall ade oath that he saw the within named H.J. Haynsworth as President, J.F. White. Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within n deed, and that he, with J. Marie Minshall to before me, this 6th;		tes of America
By H.J. Haynsworth, O O President and J. F. White. Secretary County of Greenville Personally appeared before me Grace E. Minshall and Coath that he saw the within named H.J. Haynsworth as President, J. F. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within named deed, and that he, with J. Marie Minshall witnessed the execution thereof.		는 하다는 하는 사람들이 가장 하는 이 가는 전에 가는 맛이 하라면 하는 것이다. 나를 먹다
Merie Minshell, and J. F. White. Secretary County of Greenville Personally appeared before me Grace E. Minshell and H. J. Haynaworth, O President Secretary H. J. Haynaworth as President as President, J. F. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within n deed, and that he, with J. Marie Minshell witnessed the execution thereof.		B. A. Verside Lend Company Co-R
Acte of South Carolina, County of Greenville Personally appeared before me Grace E. Minshall adde oath that he saw the within named H.J. Haynsworth as President, J. F. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within n deed, and that he, with J. Marie Minshall witnessed the execution thereof.	ce E. Minshall,	H.J. Haynsworth, President
ate of South Carolina, County of Greenville Personally appeared before me Grace E. Minshall ade oath that he saw the within named H.J. Haynsworth as President, J. F. White as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within a deed, and that he, with J. Marie Minshall witnessed the execution thereof.	Marie Minshall,	가 있는 것을 하는 것들이 가장 있는 것들이 되었다. 이 가장 있는 것이 되었다. 하는 것들이 HML 30 보다 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이다. 그런 것이 없는 것이다. 그
County of Greenville Personally appeared before me Grace E. Minshall adde oath that he saw the within named H.J. Haynsworthas President, J.F. Whiteas Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within n deed, and that he, withJ. Marie Minshallwitnessed the execution thereof. to before me; this6th;		Secretary
County of Greenville Personally appeared before me Grace E. Minshall indee oath that he saw the within named H.J. Haynsworthas President, J.F. Whiteas Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within in deed, and that he, withJ. Marie Minshallwitnessed the execution thereof. to before me, this6th.	ate of South Car	rolina.)
Personally appeared before meGrace E. Minshall adde oath that he saw the within named		
ade oath that he saw the within named	County of Greenville	다음마 , 경기가 있는 것이 하는 것도 하는 것이 되는 것도 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.
as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within deed, and that he, with		Grace E. Minshell
to before the this 6th.		
to before me, this 6th.,	ade oath that he saw the within named	H.J. Heynsworth
to before this 6th;		H.J. Hayrisworthas President,
. 그는 "我们我看着我 没有,你只见了我的话,我们就是一个人,我们就是一个人,我们就说了一个人,我们就没有一个人的,我们就会没有一个人的。" 사람들은 사람들은 사람들은	n deed, and that he, with	H.J. Haynsworthas President,as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within [. Mario Minshall
of / November	n deed, and that he, with	H.J. Haynsworthas President,as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within [. Marie Minshall
. A. D. TOLL	to before the this 6th	H.J. Heynsworthas President,as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within . Mario Minshallwitnessed the execution thereof.
	of for Novem	H.J. Haynsworthas President,as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within
Notary Public for South Carolina.	to before the this 6th Novem	H.J. Haynsworthas President, as Secretary of Riverside Land Company, sign, seal and as the act and deed of said corporation deliver the within

State of South Carolina,

County of Greenville.

KNOW ALL MEN BY THESE PRESENTS That RIVERSIDE LAND CO a corporation chartered under the laws of the state aforesaid, and having its principal place of bu	1
a corporation chartered under the laws of the state georgean, and naving us principal place of the	Dollars.
to it in hand duly paid at and before the scaling and delivery of these presents by the grantee he	
gained, sold and released, and by these presents does grant, bargain, sell, and release unto	David H. Henry
gained, sold and released, and by these presents, does grant, pargain, sen, and release with the	
lot of land situate in the County and State aforesaid, being a part of the lands of said Compan	ny, known as "Riverside," said lot being known and designated on a plat of said
lands made by Carter & Pringle, surveyors, (which plat is of record in said office) as lot number.	1 2 of block
fronting 100 feet on Palmetto Avenue	
one-hundred and twenty-five (125) feet to an alley.	
Okazana, Okaza da Afrika da 1986 da karan da karinaran baran da artigira da baran da baran da baran. Baran da karin 1988 da karan da baran d	
그렇게 하를 가게 하는 이 문제를 보셨다는데 하는데 되었다.	
人名德克 医大大性 医结核性 医二种多种 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	
하는 것 같아요 그는 나는 것이 되는 것이 되는 것이 하는 것이 하는 것이 되는 것이 하는 것이 되었다.	and the contract of the contra
	to a series in any wife invalidant or appartaining
Together with all and singular, the rights, members, hereditaments and appurtenances to	
To have and to hold all and singular the premises before mentioned unto the grantce her	reinabove named, andneirs and assigns forever.
Upon the following conditions, however:—	-C. A. Salaan Agragant
FIRST,—That the property is not to be sold, rented or otherwise disposed of to persons of	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 \$1500.0	O . 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 shall	own on the said plat, which is team_feet from all streets.
FIFTH. That no use shall be made of the lot sold, or any part thereof, which would con	nstitute 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 s	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	ing 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 tion to any lot owner.	of public utility, on or in any of the streets of said Riverside, without compensa
And the said granting corporation does hereby bind itself and its successors to warrant and	
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.	hate he subscribed by its duly authorized office;s, to wit,
In witness whereof the said granting corporation has caused its corporate real to be hereun	
its President and Secretary	
on this the First day ofOctober	
year of our Lord one thousand, nine hundred and eleven	year of the
215 H. VII. 310 A.	усы от оне
sovereignty and independence of the United States of America	[기교의 일본 등 기교 등 학생 등 전략 기본 등]
Signed, sealed and delivered in the presence of:	Riverside Land Company
	By H J Horneworth
Grace E. Minshall	H.J. Haynsworth President
J. Marie Minshall,	J. F. White Secretary
State of South Carolina,	A SEAL STATE OF THE SEAL STATE
County of Greenville	
Personally appeared before me Grace E. Minshall	
and made gath that he saw the within named H. J. Heynsworth	as President,
and J. F. White 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. Marie Minshell	
	witnessed the execution thereof.
Sworn to before me, this 6th,	왕동생일 : 1000 1000 1000 1000 1000 1000 1000
	사람들은 12 글로만 하는 기를 받는 것은 그런 것이 말라면 하는데 되었다. 19 작가를 된 기를 만들어 보는 것이 되었다.
day of November, A. D. 10.11	Grace E. Minshall
Alester G. Hirman (SEAL)	
Wovember 7th	.19. 1,1