4 Block "C"

Cagle Park Company	DEED TO T.Q. Donaldson and A. H. Donaldson
State of South Carolina,	
County ofGreenville.	
KNOW ALL MEN BY THESE PRESENTS, That CAGLE PARK CONPANY	
a compountion chartered under the laws of the State of SOUTH CAPO	LINA and having its principal place of business at
sum of THREE THOUSAND FOUR HUNDRED FORTY FOUR to it in hand duly paid at and before the sealing and delivery of these	SOUTH CAROLINA for and in consideration of the (\$3,444.00) DOLLARS, presents by the grantee hereinafter named, (the receipt whereof is hereby e presents does grant, bargain, sell and release untoT. Q.Donaldson
and A. H. Donaldson, All that certain lot of	C land situate in the Sixth Ward of the City of
ing at an iron pin on the Northeast corner of thence with said Prentiss Avenue along a cur pin; thence still with said Prentiss Avenue a	eing more particularly described as follows: Begins of Prentiss Avenue and Augusta Street, and running we approximately N. 59-22 E. 71.8 feet to an iron along a curve approximately N. 68-00 E. 76 feet to
	of lot #5 N.34-07 W. 85.4 feet to an iron pin corner
thence with said Augusta Street S. 47-53 E.	58 W. 167.3 feet to an iron pin on Augusta Street; 86.1 feet to the beginning corner, being known and of Cagle Park Company as shown on plat made by R.E
Dalton, and recorded in the R.M.C. office for however, to the right which is hereby reserved.	Greenville County in Plat Book C, page 238. Subjected to the granto; its successors and assigns to
Augusta Street to Prentiss Ave. Subject, howe	va sewer as the same is now located extending from ever, to the following restrictions, which are part made for the benefit and protection of the other lands
shown on the plat above referred to, which r	restrictions shall remain effective for a period of The property herein conveyed nor any part thereof
shall not be sold, rented nor otherwise disp	cosed of to negroes. (2) The said property shall not by thing which would constitute a nuisance. (3) The
property herein conveyed shall not be re-cut	nor subdivided so as to face any other direction
	shall be erected upon said property within twenty f (5) No building costing less than thirty-five
	to other than out-buildings appurtenant to a dwellin
TOGETHER with, all and singular, the rights, members, here incident or appertaining.	ditaments and appurtenances to the said premises belonging or in anywise
	pefore mentioned unto the grantees.hereinabove named, and
their	heirs and assigns forever.
· · · · · · · · · · · · · · · · · · ·	
And the said granting corporation does hereby hind itself and	its successors to warrant and forever defend all and singular the said
premises unto the grantee hereinabove named, and their	
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, A. A. Bristow, President	and W. F. Robertson Secretary. in the year of our Lord one thousand nine
hundred and	hundred and year of the
Susan Monroe	Cagle Park Company By
Lydia E. Sullivan	A. A. Bristow, President.
(Stamps canceled \$3.50)	Wm. F. Robertson, Secretary.
STATE OF SOUTH CAROLINA,	
County ofGreenville	•
	and made oath that s.he saw
	as President and
W. F. Robertson	ered under the laws of the State of South Carolina
sign, seal with its corporate seal, and as the act and deed of said corpo	ration deliver the within written deed, and that .he with
SWORN to before me, this 15th	, witnessed the execution thereof.
day of November , A. D. 191.5. C. F. Haynsworth (SEAL.	Lydia E. Sullivan
Notary Public for South Carolina.	
Recorded for January 6, 1916.	