STATE OF SOUTH CAROLINA County of Greenville, WHERDAS, under date of February 28, 1914, the names of those hereinafter signed to this instrument by Sailie Hart Harris, Attorney in Fact, executed and delivered to her a Power of Attorney to make this deed, and the wives of such makers of said power who might have had a Dower interest in Sailie and, regularly renounced their dower on said Power; Now in pursuance thereof, KNOW ALL MEN BY THESE PRESENTS: That we, N. Henry Harris, Sallie H. Harris, Edna E. Willis, F. M. Harris, G. G. Harris, Mary H. Willis, Susan H. Pilcher and Nona H. Squires, by Sillie Hart Harris, Attorney in Fact, in the State aforesaid, in consideration of the sum of Dollars, to us in hand paid at and before the sealing of these presents by_____ (the receipt whereof is hereby acknowledged) have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto the said A. O. Hereby acknowledged) roand sirve A. mr. of Ja raisivibelia set to (P1) tal as as Highland in Israensille blownship, Israensille too, 5. to + recorded in a.m. to. Office in olat Book & Page 146 TOGETHER with all and singular the rights, members, hereditaments and appurtenances to said premises belonging, or in anywise incident or appertaining.

TO HAVE AND TO HOLD all and singular the premises before mentioned unto the said.

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The property is not to be sold, rented or otherwise disposed of to persons of African descent.

SECOND. That no liquor, ardent spirits or near beer are to be sold on the property. THIRD. That no house shall be built on the lot herein described to cost less than.... any person may use two or more lots, placing one residence thereon.

FOURTH. That no building shall be erected nearer the street than 10 feet from the street.

FIFTH. That no use shall be made of the lots sold, or any part thereof, which would constitute a nuisance or injury the value of any of the rightoring lots.

SIXTH. That no use shall be made of the lots sold, or any part thereof, which would constitute a nuisance or injury the value of any of the neighboring lots.

SIXTH. That the layout of the lots as shown on said plat 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 grantors reserve the right to lay and place or authorize the laying and placing of electric or other street-car tracks, sewer, gas and water pipes, electric conduits or pipes, telegraph, telephone and electric light poles, or any other work or instruments of public utility, on or in any of the streets of said grantors without compensation to any lot owner.

In the event of a violation by the purchaser of the first provision above, the title to the property herein described shall report to the grantors, compensation and in event of a violation of any of the other provisions above, the grantors shall have the right to enforce the same by proper proceedings. proper proceedings
AND we do hereby bind ourselves, our heirs, executors and administrators to warrant and forever defend all and singular the said heirs and assigns, against ourselves and our heirs and against every per son whomsoever lawfully claiming or to claim the same or any part thereof, WITNESS OUR HANDS AND SEALS this the in the year of our Lord, one thousand nine hundred and and in the one hundred and forty-first year of the Independence of the United States of America. Signed, sealed and delivered in the presence of and the teacher 13 The Branch n Henry Harris (Seal.) v By Sallie JA. Harris Sollie H. Harris (Seal.) By Sallie H. Harris Edizing in Fact. (Seal.) By Sallie H. Harris Attorney in Fact. (Seal.) By Sallie H. Harris 45 95. Horris (Seal.) L By Sallie H. Harris Attorney in Fact.

By Sallie H. Harrison Sus Attorney in Fact. By Sallie H. Harris Attorney in Fact. By Sallie H. Harris Attorney in Fact. Rev. Stamp banceled, 50 nty of Greenville:

Personally appeared before me...... 13. T. Harris and made oath that he saw the within named N. Henry Harris, Sallie H. Harris, Edna E. Willis, F. M. Harris, G. G. Harris, Mary H. Willis, Susan H. Pilcher and Nona H. Squires, by Sallie Hart Harris, Attorney in Fact, ... Sign, seal and as their act and deed deliver the within written deed, and that he with... the state of the s · Landender Land JE 0 | 25 11 19 16 miles many Notary Public, S. C. range

County of Greenville.) WHEREAS, under date of February 28, 1914, the names of those	se hereinafter signed to this instrument by Sallie Hart Harris, Attorney in Fa nd the wives of such makers of said power who might have had a Dower intere
	ursuance thereof, William M. Harris, G. G. Harris, Mary H. Will
o us in hand paid at and before the sealing of these presents by	Later Control of the
the receipt whereof is hereby acknowledged) have granted, bargained	d, sold and released, and by these presents do grant, bargain, sell and release un
he said (13 0)	and an amendment of the state o
Recourse as Lots (39) 4 (40) Marris Recours us High	
Lat Book C page 14k.	
TOGETHER with all and singular the rights, members, hereditar appertaining. TO HAVE AND TO HOLD all and singular the premises before	ments and appurtenances to said premises belonging, or in anywise incident mentioned unto the said
neirs and assigns forever; upon the following terms and conditions, where the state of the state	high are conditions subsequent, to-wit:
SECOND. That no house shall be built on the lot herein describe	sold on the property.
ony person may use two or more lots, placing one residence thereon.	
FIFTH. That no use shall be made of the lots sold, of any particle being lots. SIXTH. That the layout of the lots as shown on said plat shall	be adhered to; and no scheme of facing lots in any other direction than that sho
on said plat shall be permitted.	ce or authorize the laying and placing of electric or other street-car tracks, sew d electric light poles, or any other work or instruments of public utility, on or
any of the streets of said grantors without compensation to any lot own	the the property began described shall revert to the grant
except as against lien creditors, and in event of a violation of any of	the other provisions above, the grantors shall have the right to enforce the same ministrators to warrant and forever defend all and singular the said premises u
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3	heirs and assigns, against ourselves and our heirs and against every I
	2 2 martin distribution and the contraction of the
in the year of our Lord, one thousand nine hundred and	17
and in the one hundred and	, year of the Independence of the United States of America.
Signed, sealed and delivered in the presence of:	
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and the manufacture of the superior of the sup	11. Heury Harris (Seal.)
	Bylabelian_lab
	Sallie 36. 26 and (Seal.)
	By Sallie It. Harris
	Attorney in Fact. (Seal.)
	By State Land Land Manual Canada da Marchada
	Attorney in Fact.
	By
	Attorney in Fact. (Seal.)
	By Attorney in Root
	Attorney in Fact. (Seal.)
	By
	By Salland Market Medical Section (Seal.)
	// Attorney in Fact.
	By San
	Attorney in Fact.
	(Seal.)
and souther in the state of the	Attorney in Fact.
STATE OF SOUPH OF BOLLING	
County of Greenville, 1/2	
Personally appeared before me Add Add Call Sallie	H. Harris, Bdna E. Willis, F. M. Harris, G. G. Harris, Mary H. Willis, Susan
Pilcher and Nona H. Squires, by Sallie Hart Harris, Attorney in Fac	t,
	annonementalisma subminimisma militaria managari managari managari managari managari managari managari managari
Sign, seal and as their act and deed deliver the within written deed, an	id that the with E. C. S.
witnessed the execution thereof.	
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Sworn to before me this manner than the state of the same that the same than the same	
day of	aal)