TITLE TO REAL ESTATE.—G.T. 201	37838 PROVENCE-JARRARO CO.—GREENVILLE
THE STATE OF SOUTH CAROLINA,	!
County of Greenville.	
County of discussion.	,
KNOW ALL MEN BY THESE PRESENTS, That We, R. M. Caine and Calvin F. Teague	,,
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	_in the State aforesaid,
in con	nsideration of the sum of
Ten dollars and other valuable considerations	DOLLARS
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to us	in hand paid
at and before the sealing of these presents by	
F. W. Symmes	
Descript Sold and Pologged and by these presents do Grant Bargain Sell a	
(the receipt whereof is hereby acknowledged), have Granted, Bargained, Sold and Released, and by these presents do Grant, Bargain, Sell a	and recrease unto the said
F. W. Symmes.	<u> </u>
All that piece, parcel or lot land situate in the City of Greenville, Greenvil	eenville County
	
State of South Carolina, being known and designated as Units Nos. 6 and 7, Block '	"A", Forest Hills
more particularly described as follows:	
Beginning at an iron pin on the east side of Pine Forest Drive at the front of the first property of the prope	ont joint corner
of Units 5 and 6 and running thence S. 87-00 E. 200.01 to an iron pin; thence N.	
an iron pin in the rear line of Unit No. 14; thence N. 87-00 W. 188.6' to an iron	pin on the east
side of Pine Forest Drive, which iron pin is at the joint front corner of Units. No	os. 7 and 8;
thence along the east side of Pine Forest Drive S. 3-38 W. 90' to the beginning co	
all of Units Nos. 6 and 7, Block "A", of Forest Hills, according to a plat made by	
Engineer, dated September 23, 1936, and recorded in the R. M. C. Office for Green	ville County in
Plat Book "D" at page 206.	•
Subject to the following restrictions and conditions:	
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1. The lot of land hereby conveyed shall be used exclusively for single	
for white persons only, (except as to servants of occupants) and shall never be se	old, rented or
otherwise disposed of to any person wholly or partly of African descent, or used	in any manner who
may render neighboring property less desirable for residential purposes.	
2. No residence (other than outbuildings appurtenant to dwelling) costing	ng less than Ten
Thousand (\$10,000) dollars shall be erected thereon prior to January 1, 1986.	•
3. The grantor reserves to itself and its successors the right to the pl	acing. maintain-
ing, repairing and replacing of gas, water, and sewer pipes, telephone, telegraph	
lines and any other instrument of public utility over or under any street, alley	or park at anytin
without compensation to any lot owner; except that the premises shall be left in	as good condition
as before.	***************************************
4. No surface closet or cesspool shall ever be used on said lot; but on	
or other sanitary sewers and all occupants of said lot shall be governed by such :	reliable sanitar
rules and regulations as may be adopted from time to time by a majority of the ow	
said Forest Hills.	
5. The said lot shall not be recut and only one dwelling shall be erect	ed thereon.
6. No house may be erected on any lot in Forest Hills less than forty-f	ive feet from th
street line.	
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The purchase price of said lot has been reduced materially because of th	
ditions which are not conditions subsequent but are to be deemed covenants runnin	g with the land
and binding all owners and occupants thereof. They may be enforced by proper pr	
owner or occupant of any lot in Forest Hills, as well as by this grantor, since t	
benefit of all persons in the neighborhood. By accepting this deed, each grantee	binds himself a
his heirs and assigns to comply with all of said conditions, such conditions bein	g a part of a
general plan, which plan has been adopted by the grantor and is applicable to al	T 81.0110002
purchasing lots in Forest Hills Development.	
7. Paragraph 5 above is not intended to prevent cutting off and convey	ing a small
portion or portions of the within described lot provided the frontage of said lot	
less than 90 feet and provided further that each dwelling erected shall be upon a	TOO OF HE THREE
90 foot frontage.	