STATE OF SOUTH CAROLINA, GREENVILLE COUNTY Alla 21 12 65 PM 123:

## WHEREAS:

Heretofore Lila E. Earle as Executrix of the estate of M. D. Earle, deceased, and individually conveyed to Ada L. Vought three lots of land by a deed executed and dated February 20, 1951 and recroded in deed Book 430, page 131 in R.M.C. Office for said Greenville County; whereas the description of one of the Lots was given as Lot 42 according to Plat recorded in Plat Book F, page 157, but said description was incorrect in that it should have been Lot 42 according to Plat recorded in Plat Book F, page 154 in R.M.C. Office for said Greenville County. Whereas said deed was made under the authority of the Decree of Court of Common Pleas in action and title, Lila E. Larle, individually and as Executrix vs. Marshall D. Earle, Jr. et al on file in the Clerk's Office for said Court and Constituting Roll F-243. Whereas, subsequent to the deed made to Ada L. Vought, the said Ada L. Vought conveyed an interest in said Lot to C. D. Vought by her deed dated February 14, 1952 and recorded in Deed Book 451, page 378 in said R.M.C. Office; and it now appears that Ada L. Vought and C. D. Vought are in possession of said Lot and own the same.

## NOW THEREFORE:

In order to correct the error in the description of said Lot which was conveyed to Ada L. Vought, I Lila E. Earle, individually and as Executrix of the estate of M. D. Earle, deceased, for and in consideration of the premises herein and \$1.00 to me paid by Ada L. Vought and C. D. Vought in the state aforesaid, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents