5-68 2M

 $\text{VOL} \ \ 978 \ \text{rage} \ 409$

The State of South Carolina

COUNTY OF GREENVILLE

PREENVILLE CO. S. C. 1 29 PH '73 DONNIE S.TANKERSLEY R.M.C.

KNOW ALL MEN BY THESE PRESENTS: I, DONALD J, WILLIAM	S, SR.,
Richard E. Grant & Mary K. Grant	
Richard E, Grant & Mary K, Grant	a certain lot or tract
of land in the County of Greenville, State of South Carolina, being known as No. 19 as shown on Plat of Property of HI-LANDERS, LTD. Glassy Mountain and having such metes and bounds as shown and by Terry T. Dill, January 29, 1973. Reference to craved for a more accurate description. This property following RESTRICTIONS: 1. No block building shall be a new of the count of the shall be allowed thereon but only a shall be built containing less than 800 sq. feet. 4. In allowed thereon which could constitute a nuisance. 5. In homes shall be allowed thereon. The road as shown on sa road to be maintained by the owners of the property and (Grantor) is not responsible for the maintenance and up has an easement for the purpose of water drainage from easement will be required on each tract for utility puris subject to all other reservations, easements or right on said plat, and specifically reserve from this lot for at the southern portion as shown on plat. Title to this and execute and deliver a good and sufficient warranty deed therefor on conditional conditions and the secute and deliver a good and sufficient warranty deed therefor on conditional conditions.	and designated as Tract ., located near own on said plat said plat is hereby is sold subject to the erected on the premises ly approved septic tank s only and no house Nothing shall be done o No trailers or mobile aid plat is a private of the Development okeep of same. Each lot the road. A 15-foot rposes. This property hts of way as shown or wells a 90-foot stri s strip to remain in that they shall
pay the sum of Two Thousand One Hundred Ninety-five Dollars	in the following manner
\$550.00 down, the receipt of which is hereby acknowled of \$1,645.00 to be paid in seven (7) equal annual paymenth purchasers having the privilege of anticipating the end of one year from date, plus interest until the full purchase price is paid, with interest on same from date at 75%	he full amount at
until paid to be computed and paid annually, and if unpaid to bear interest un	
principal, and in case said sum or any part thereof be collected by an attorney.	
ings of any kind, then in addition the sum of a reasonable amount dollars	
shown by their note of even date herewith. The purchaser agrees to contract is in force. It is agreed that time is of the essence of this contract, and if the said payments.	
due seller shall be discharged in law and equity from all liability to mal	ke said deed, and may
treat said Richard E. & Mary K. Grant as tenant S holding	ng over after termination,
or contrary to the terms of their lease and shall be entitled to claim	and recover, or retain if
ofready paid the sum ofall monies paid indof by way of liquidated damages, or may enforce payment of said note.	lars per year for rent, or
In witness whereof, Ihave hereunto set myhand and seal t	this day of
June A. D., 1973	
In the presence of: (Julist & O)ohn Konch J. Wille	and Sc (Seal)
Jane & Richardson	(Seal)
Geraldine Helek	

(Continued on next page)