STATE OF SOUTH CAROLINA, Greenville Courty	
•	- A STORE
	Dollars to the undersigned grantor, Christ Church Cometery,
corporation of South Carolina, in hand paid by J. J. Mille College	verused Mauch 14, 1898)
	gain, sell and release unto the said
State I. h. 2hal	in the contract of the c
accordance with plat recorded in R. M. C. Office for Greenville County in Plates and it is distinctly understood that said lot is to be used exclusively for the rules and regulations printed on the back hereof, and any additions or amendate	ourial of human bodies of the white race, and is sold and conveyed subject to a
heirs and assigns, forever; subject, however, to the restrictions and limitation	is above referred to.
	s to warrant and forever defend the said premises to the said
	y claiming or to claim the same or any part thereof; subject, however, to the
IN WITNESS WHEREOF Christ Church Cemetry has caused this instru-	ment to be signed by its President and its scal affixed this
lay of Leadwill 1940	
in the presence of:	CHRIST CHURCH CEMETRY (L. S.)
21. S. Hester	By Publist J. Phillips. President.
This dance parce	Attest W. W. Harnalt
•	Secretary,
STATE OF SOUTH CAROLINA, Greenville County	Stampe
PERSONALLY appeared before me. 2/. 2 24.	sta
and made oath that he saw the within named CHRIST CHURCH CEMETERY by	
· · · · · · · · · · · · · · · · · · ·	Secretary execute and deliver the within instrument and that he with
Mary Branchard	witnessed the execution thereof.
SWORN to before me this 2/2	
is y of sidelinally A. D. 1946, Soul)	2/ L. Hesta
Notary Public for S. C.	
RULES AND R	EGULATIONS
	muneration; nor shall any transfer or assignment of any lot be valid withou on such transfer or assignment, for which a fee of \$2.50 shall be required by ship thereof, made on his records. The sub-division of lots by sale or otherwise
•	, and upon the written order of the owner or owners of the lot, and in every case
III. An order in writing is required of the lot owner whenever a grave is	s to be opened, containing the name, age, sex, color, residence, date of deceased n order for the opening of the grave. No interment can be made in the cemeter
IV. All corn or posts shall be at least six to eight inches above ground.	
the state of overlining other rots, wa	ved by the Manager, but it will be permissible for owners of lots to plant smal alkways or driveways.
and shrubs, or such parts thereof as they shall determine to be detrimental, uns	r branches become detrimental to adjacent lots or avenues, or unsightly or s, and they shall have the right, to enter the said lot and remove the said trees sightly or inconvenient.
such lot and remove the said offensive or improper object.	ption be placed in or upon any lot which shall be determined by the Directol s or grounds, they shall have the right, and it shall be their duty, to enter upon
IX. No sign indicating that a lot or vault is "For Sale" will be permitted. X. The Directors, from time to time, may lay out or alter such avenue, as they may deem requisite or proper to promote the general objects of the Center o	-
	metery. s to the grounds at all reasonable times, observing the rules which are or may
XII. Before any coping or foundations for monuments, slabs, etc., is placand general design and location, and the Directors shall have the right to remove	ed, application must be made to the Manager, who shall approve the size, materia
XIII. No double burials (that is, one body being placed above another) wi	ill be allowed, unless special permission be granted by the Manager.

Recorded if 12 Wald for 194/at 10:26 o'clock M.