

State of South Carolina,  
COUNTY OF GREENVILLE.

KNOW ALL MEN BY THESE PRESENTS, That The South Carolina National Bank of Charleston,  
a corporation chartered under the laws of the State of Charleston, United States of America, having its principal place of business at  
the sum of Ten & no/oo and and other valuable considerations  
DOLLARS,

to it in hand duly paid at and before the sealing and delivery of these presents by the grantee..... hereinafter named (the receipt whereof is hereby acknowledged)  
has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto J. O. Jones,

All that certain piece, parcel or lot of land situate  
and being in the County and State aforesaid, and having  
the following metes and bounds to wit:  
Beginning at a stake on the corner of lot No. 157 and  
running thence with the South side of Byrd  
Boulevard S. 60-28 E. 70' to a stake, thence S.  
29-32 W. 268.8' to a stake; thence N. 54-08 W. 10-43'  
to a stake; thence N. 29-32 E. 261.1' to the point  
of beginning, and being lot No. 156 of Gravel Park,  
subject, however, to the following restrictions:

1. No part of said lot shall be used for any purpose  
other than a single or multiple residence and out-  
buildings properly appertaining thereto.
2. No part of said lot shall be occupied by any  
person of the negroid races except in the capacity  
of a servant.
3. Out buildings properly appertaining to a residence  
shall be confined to the rear half of the lot upon  
which they are built unless they shall be integral  
to the residence to which they appertain.
4. No part of any residence may be built or extend  
nearer to the front property line of said lot than 35  
ft.
5. No residence may be built upon any lot fronting  
upon Byrd Boulevard or Park Drive which shall  
have when completed, a reasonable value of less  
than \$4,000.00 and no residence may be built  
upon any lots fronting upon Rock Creek Drive,  
Woodvale Ave. or Mount Vista Ave. which shall when  
completed have a reasonable value of less than  
\$3,500.00.
6. No spirituous or malt liquor shall ever be manufactured  
or sold upon said lot.
7. These restrictions are imposed for the benefit of the  
grantor and may be modified by it when strict  
modification is desired by him to the best interest  
of all concerned.