The State of South Carolina,

COUNTY	OF	GREENVILLE.	

COUNTY OF GREENVILLE.
Whereas, on December 29th, 1942, I, J. W. Norwood, did execute and deliver to Fannie
C. Norwood, as Trustee for Frances Norwood, - and had duly recorded in the Office of R. M. C. for
the County and State aforesaid, in Deed Book 250, at page 110, my certain deed of trust for
Frances Norwood and other beneficiaries therein named, conveying the lot herein described for the
uses and purposes in my said deed duly set out; and
Whereas, it is my wife to enlarge and clarify the powers of the Trustee of the trust
therein created, and as thus amended to affirm the said trust in all particulars;
KNOW ALL MEN BY THESE PRESENTS, That I. J. W. Nor wood
KNOW ALL MEN BI THESE PRESENTS, THAT THE PROPERTY OF THE PROPE

:=====================================
in the State aforesaid
in consideration of the sum ofOne Dollar, and love and affection
XSAKRIOK
toin hand paid, at and before the sealing of these presents by
Fannie C. Norwood, as Trustee for Frances N. Funderburk
, a server serve
XMXKXXXXXXXXXII, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and
release, unto the said Fannie C. Norwood, as Trustee for Frances N. Funderburk-
All that piece, parcel or lot of land in Greenville Township, Greenville County, State of South Carolina and in the City of Greenville, and being known and designated as Lots Nos. 31, 32, 52, 50, 65 and 66, of a subdivision known as Washington Heights as shown on plat thereof recorded in the R.M.C. Office for Greenville County in Plat Book F, at page 54. ALSO: Two lots on the North side of Nelson Street instantial of County in Plat Book F, at page 54. ALSO: Two lots
on the North side of Nelson Street, just off of Greene Avenue, and being known and designated as Lots Nos. 14 and 15, of Block 5, Page 86 of the City Block Book on file in the office of the Audit
_Ior_Greenville_County.
In Trust Nevertheless for the following uses and purposes: to rent, care for and
manage same, and to collect the income therefrom for my daughter, Frances N. Funderburk, during her life and after her death until the youngest child of the aforesaid Frances
shall attain the age of twenty-one years, and to apply such income, after the deduction of taxes
insurance, cost of repairs and cost of collection. (a) for said Frances N. Fundambunk durature has
111e time, and (b) for the children of said Frances N. Funderburk until such vouncest child shell
reach—the age of twenty-one—years; when, after—the-mother is—death, such—youngest—child-of-the-said Frances N. Funderburk shall reach the age of twenty-one years, then I direct the Trustee to deed
the property herein mentioned to the children of said Frances N. Fundanhumb shape and characters
the children of any predeceased child to take the share that the parent would have been entitled.
to if living; but if the said Frances N. Funderburk shall die leaving no child or children sur- viving her, and no grandchildren of a predeceased child or children, than I direct the trustee to
deed the property to my sons W. Norwood in Hen K Norwood and Oliven Manuard the transfer
woo igno- i or over a little ally-one-or-all oi-the-allmessid-three-nergong-be-deceded when guch new to a
of distribution shall occur, then I direct the trustee to deed to the child or children of such deceased person or persons the share that the parent would have taken if living.
The Trustee shall-have full power to sell the property and make good and sufficient
deed_therefor, in her discretion, at any-time, and shall have the duty in such case to recipy at the
proceeds in other unencumpered real estate as often as the trusted more door advisory
the requirements of ordinary prudence: with full nower to the manufacture of ordinary prudence: with full nower to the manufacture of ordinary prudence: with full nower to the manufacture of ordinary prudence.
baid sale of resale, no purchaser at such sale or re-sale to be in one were regressible for the
application of the proceeds; and the trustee shall not be accountable for fine local in the
exercise of such discretion, said trustee should leave the property unincomed and a second such discretion.
below-its-value, and-the trus-tee-sna-1-ha-ve-full-power-to-substitute-Frances-N-Fundenbunk-trustee-
during her life time, and under this deed at any time the deems it advisable or desirable.