held to be unconstitutional or invalid, such decision shall not effect the validity of the remaining portions of the covenants and restrictions.

IN WITNESS WHEREOF Carter Land Development, Incorporated, by its duly authorized officers has caused these Covenants, Restrictions and Reservations to be executed this the ________ day of ________, 1954.

Witnesses:

CARTER LAND DEVELOPMENT, INC. (L.S.)

Marquel Marchalos

and (

Secretary

STATE OF SOUTH CAROLINA)

COUNTY OF GREENVILLE)

and made oath that he saw the within named Carter Land

Development, Inc. by its duly authorized officers, Ray B. Carter,

President and Rex L. Carter, Secretary, sign, seal and as its

act and deed deliver the foregoing written instrument, and that

he with <u>Margant & Markhab</u> witnessed the execution

thereof.

SWORN to before me this 22 de)

day of July , 1954.)

Les A William (L.S.)

Notary Public for South Carolina

Charles M. Troop

WHEREAS, lots numbers one through nine, being section one of the subdivision "Tanglewood", were previously shown on a plat entitled "Section One of Tanglewood" prepared by Lauren W. Singleton, Engineer, April 1954, said plat recorded in the R. M. C. Office for Greenville County in Plat Book <u>FF</u> at Page 1744; and

WHEREAS, said Section One of "Tanglewood" was previously restricted by "Protective Covenants Applicable to Section