## CONTRACT OF SALE

ENTERED INTO THIS. Detween the
Monaghan Mille M. O. J.
incorporated under the laws of South Carolina with its principal office for business in
County, State of South Carolina, party of the first part, and Street.  City of State of South Carolina, party of the second part
City of
party of the first part agrees to sell to the party of the second part, and the party of the second part agrees to buy from the party of the first part, all
that certain lot of land, being anown as lot No. W in Block No on the map of the property of the
The party of the first part agrees to deliver to the party of the second part a warranty deed, duly signed, sealed and acknowledged, containing the
conditions, covenants and restrictions as to the use of said lots, as specified below, whenever the party of the second part shall have paid for the said lots
the sum of ith " ? then died betty Dollars;
whereof
paid. Time being of the essence of this contract \
above mentioned deterred payments, and all taxes are to be pold by the Company until the deed is given for said lot  It is agreed that if the purchase shall be be default in making any of the said payments for a period of sixty days this agreement shall be null and
void and the money paid hereunder shall be retained by the party of the first part as liquidated damage without any liability to account for same. The
purchaser is to have the option of paying the balance due on said lot at any time, provided no monthly payments are past due, and shall be allowed a cash discount of 10 per cent on said balance.
Party of the second part hereby agrees upon request on the party of the first part to accept a deed as provided herein and execute notes and mortgages of
the premises to pany of the first part to secure the deferred payments as set out herein, notes to bear
The deed from the Company shall contain the following sestrictions which shall apply for a period of twenty-five years from the date of this contract.
First. That the property is not to be sold, rented or otherwise disposed of to persons of African descent.  Second. That no liquor or Ardent spirits are to be sold on the property.
Third. That no rouse shall be built on the lot herein described to cost less than . In the state of the state
Dollars, but any person may use two or more lots, placing one residence thereon.
Fourth. That no building shall be erected nearer the street than the building line shown on said plat, which is
the street. My 1
Fifth. That no use since the made of the lots sold, or any part thereof, which would constitute a nuisance or injure the value of any of the neighboring
lots.
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