

GREENVILLE CO. S. C.

DEC 29 4 07 PM 1950

OLLIE FARNSWORTH  
R.M.C.

STATE OF SOUTH CAROLINA )  
                                  )  
COUNTY OF GREENVILLE )

A G R E E M E N T

WHEREAS, The Supreme Court of South Carolina, in the case of Cason against Gibson et al \_\_\_\_\_ S. C. \_\_\_\_\_, 61 SE (2nd) 58, has held that the owners of lots abutting upon an unopened street extending from an unnamed street (now Oakview Drive) to West Augusta Place Street, as shown on a plat of W. D. Cochran Estate and Property of Minnie P. Cochran, recorded in Plat Book I at Pages 92 and 93, have a special property interest in said street and, therefore, may enjoin its use for other than street purposes, and;

WHEREAS, the undersigned are all of the owners of lots abutting or touching upon said street as follows:

<u>PROPERTY OWNER</u>	<u>LOT NUMBER</u>	<u>PLAT REFERENCE</u>	<u>COUNTY BLOCK BOOK REF.</u>
William Cason	47	I - 92 & 93	215-4-9
Catherine F. Merritt	All lot 49, part of 50, and strip 15' x 150' adj. lot No. 50 on South	I- 92 & 93 and V-178	215-4-8 & 11
Analane C. Gibson	14 & part 11	X-73	215-5-50 & 47
John W. Gantt	12	X-73	215-5-48

and desire to close said unopened street and to renounce their rights therein as defined by the Supreme Court in the case above referred to,

NOW THEREFORE: KNOW ALL MEN BY THESE PRESENTS, That we, the undersigned, for and in consideration of the mutual advantages and benefits accruing to each of us, do hereby release, renounce and forever relinquish