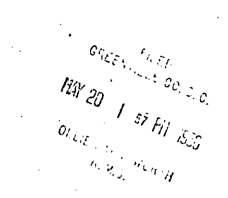
## The State of South Carolina,

COUNTY OF GREENVILLE









TOLLAR TOLLAR
KNOW ALL MEN BY THESE PRESENTS, That BROWN, INC.
KNOW ALL MEN BI THESE TREES,
a corporation chartered under the laws of the State ofSOUTH CAROLINA
and having its principal place of business at
Greenville in the State of South Carolina for and in consideration
of the sum of ONE THOUSAND AND NO/100 (\$1,000.00) 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 Sarah P.
Ballard, her heirs and assigns
All that lot of land in Greenville County, South Carolina, in Section II of Oak-Crest, known and designated as Lot No. one hundred fifty six (156) as shown by plat of Oak-Crest made by C. C. Jones & Associates, Engineers, and recorded in the Greenville County R. M. C. Office in Plat Book "GG" at Pages 130 and 131.
These lots are subject to the restrictions imposed on Section II of Oak-Crest, which restrictions are recorded in the Greenville County R. M. C. Office in Vol. 526, at Page 14 and in Vol. 527, at Page 473. This is a portion of the property conveyed to Brown, Inc., by George F. Townes, as Trustee, by deed recorded in Vol. 517, at page 25. The consents of Charles H. Townes and Henry K. Townes, Jr., are recorded in said R. M. C. Office in Vol. 517, at page 190 and in Vol. 517, at page 33.
The President of the grantor corporation is authorized by the by-laws to convey the real property of the corporation without the necessity of any other corporate officer joining in such conveyance $24/-1-279$

TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises
belonging, or in anywise incident or appertaining.
TO HAVE AND TO HOLD all and singular the Premises before mentioned unto the grantee
hereinabove named, and herHeirs and Assigns forever