GREENVALLE CO. S. C. TITLE TO REAL ESTATE—Prepared by HAYNSWORTH, PERRY, BRYANT, MARION & JOHNSTONE, Attorneys at 进13 3 时间100 STATE OF SOUTH CAROLINA, County of GREENVILLE. \* # . H "H I, Richard Gantt Stone, Jr. of Spartanburg, KNOW ALL MEN BY THESE PRESENTS That XXICKRODXSICHOODIXXX S.C. one (\$1.00) in consideration of the sum of to the grantor(s) in hand paid at and before the sealing of these presents by the grantee(s) (the receipt whereof is hereby acknowledged), have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release unto Eugene E. Stone, III, Thomas W. Miller, Eugene E. Stone, Jr., Ward S. Stone and Eugene E. Stone, Trustees under the Last Will and Testament of Theodore C. Stone, deceased, subject to the provisions therein stated: All my right, title and interest in and to all real estate, wheresoever situate, owned by the late Dr. T.C. Stone at his death. This deed (together with similar deeds from each niece or nephew of the deceased) is intended to relinquish any interest in the real estate passing under the Will of T.C. Stone, filed in the office of the Probate Judge for Greenville County, S.C. in Apt. 640 Pk. 31, and to vest complete title to all such real estate in the Trustees of the trust created by said Will in order to facilitate future distributions in accordance with the provisions of the Will. This deed is given in return for complete distribution, receipt of which is hereby acknowledged, in cash and securities (in lieu of any distribution of real estate) of the grantor's initial share (as one of 31 nieces and nephews receiving 1/8 of the net estate among them) under Item IX of said Will. Receipt is also acknowledged by the grantor herein of an additional share (1/31 of 1/8 of the net estate) from the trust estate created by said Will, distributed under the terms thereof after the death of one life beneficiary.

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 said Premises before mentioned unto the grantee(s) hereinahove named, their successors now and Assigns forever. Subject to their successors now and Assigns forever. And the grantof(s) and the grantof(s) Heres, their successors now and Assigns forever. Executors and Administrators to warrant and forever defend all and singualr the said premises unto the grantce(s) hereinabove named, and the grantee's(s') Heirs and Assigns against the grantor(s) and grantor's(s') Heirs and against every person whomsoever lawfully claiming or to claim the same or any part thereof. october

Witness the grantor's(s') hand and seal this

day of

in the year

of our Lord One Thousand Nine Hundred and	
Signed, Sealed and Delivered in the Presence of	Archaed Santa Stone of (Seal)
J. N. Ciplon a.F.D. Jackson	(Seal)
STATE OF SOUTH CAROLINA, Personally approach and made oath the act and deed deliver the within written deed, and that he, tion thereof.  Sworn to before me this	peared before me SHEpton  at he saw the within named grantor(s) sign, seal and as his with G. 7.D. factor witnessed the execution  M. Share
STATE OF SOUTH CAROLINA,  County of future 1, S. H.  do hereby certify unto all whom it may concern, that Mrs.  wife of the within named did this day appear before me, and upon being privately a	RENUNCIATION OF DOWER  Frey  Edelweis for Jacob and separately examined by me, did declare that she does freely pressure or persons whomsoever, renounce, release, and forever.

voluntarily, and without compulsion, dread or fear of any person or persons whomsoever renounce, release, and forever relinquish unto the grantee(s), Trustees under Will of T.C. Stone, their birth and Assigns, all her interest and estate, and also all her right and claim of Dower of, in or to all and singular the premises within mentioned and released. 

Veloper Notary Public for South Carolina

Recorded July 13th, 1959 at 3:04 P.M. #1757