

Dec 16 4 50 PM '73

DOMINIE S. TANKERSLEY
R.M.C.

VOL 930 PAGE 289

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

AGREEMENT FOR REMOVAL OF
RESTRICTIONS

WHEREAS by deed of Cora Edwards Cox to Leola E. Shooks dated June 21, 1944 and recorded June 24, 1944 in the R.M.C. Office for Greenville County, South Carolina in Deed Book 265 at page 14 certain property conveyed thereby was restricted as to its future use.

AND WHEREAS by instrument recorded in the aforesaid office in Deed Book 580 at page 251 the above mentioned restrictions were "altered and changed" to provide as follows:

"The above described property is deeded with the restriction that its use be limited to residential, religious or educational purposes.

AND WHEREAS the property subject to such last mentioned restriction was conveyed by deed of Leola E. Shooks to the Most Reverend John J. Russell, as the Bishop of Charleston dated July 12, 1957 and recorded in the R.M.C. Office for Greenville County, South Carolina in Deed Book 580 at page 241.

AND WHEREAS the aforesaid Bishop of Charleston is now desirous of removing all restrictions on such property in view of the fact that the property is no longer desirable for use for residential, religious or educational purposes with which belief and desire the persons who placed such restrictions on the use of this property are in accord.

NOW THEREFORE, the undersigned Cora Edwards Cox, Harriett F. Poole, sole heir and devisee under the Will of Leola E. Shooks, deceased, which Will is of record in the Probate Court for Greenville County, South Carolina in Apartment 1036, File 12, and The Most Reverend Ernest L.