CENT MAIN DEED

KNOW ALL MAIL BY THUSE PRESIDES that THE NATURE CONSERVANCY, a non-profit corporation organized and existing under the lass of the District of Columbia, for and in consideration of the sum of Ten (\$10.00) pollars and other valuable consideration to it in hand paid at and before the sealing and delivery of these presents by the Grantee hereinafter named (the receipt whereof is hereby admouledged) has remised, released and quitclaimed, and by these presents does remise, release and quitclaim unto SOUTH CAROLINA WHIDLIFE & MARINE RESOURCES DEPARENTE, as

> That certain piece, parcel or tract of land lying and being near Caesars Head in the County of Greenville, State of South Carolina, as shown on a survey entitled "Boundary Survey for South Carolina Wildlife & Marine Resources Department" dated April-August, 1960, prepared by W. R. Williams, Jr., P.E. and L.S., a copy of said survey being recorded in the R.M.C. Office for Greenville County, South Carolina in Plat Book Tat Page \_\_\_\_\_, said tract containing 5.85 acres, more or less, and having, according to said survey, tive following metes and bounds. to-wit: (4) - 355-689-1-5(wie)

agents for the State of South Carolina, its successors and assigns, forever:

EEGINNING at an iron pin 316.0 feet from a point along property now or formerly of the South Carolina Parks, Recreation & Tourism (Caesars Head Tract) and running thence S. 15-30-39 W. 1231.1 feet to an iron pin; thence along Cold Mountain Branch S. 30-30-13 M. 124.05 feet to a point; thence S. 20-10-51 W. 157.12 feet to a Black Gun XX; thence S. 17-04-28 W. 131.66 feet to a point at an Old Eknlock IX; thence S. 02-23-09 W. 61.37 feet to a stone; thence S. 08-03-00 M. 132.0 feet to a point; thence N. 57-06-00 M. 202.0 feet to a Birch Tree XX thence along property new or formerly of Watson W. 18-28-37 E. 723,45 feet to an iron pin; thence continuing along property now or fermerly of Matson M. 18-28-37 E. 659.63 feet to an iron pin; thence II. 34-59-57 E. 410.84 feet to an iron pin, the point of beginning.

Together with all and singular the bughts, lkobers, Hereditaments and Appurtenances of the grantor, if any, to the said premises belonging or in any wise incident or appertaining.

TO ENVE AND TO HOLD all and singular the premises before mentioned unto the Grantee hereinabove named, its successors and assigns forever.

735