- 15. That no vehicle of any type shall be parked on any tract for the purpose of making repairs to the same or stored other than for emergency repairs by the owner of said tract, and no commercial repairs of any vehicle shall be allowed on any of the aforementioned tracts.
- owners, to enforce any restrictions, conditions, coverants, or agreements herein contained shall in no event be deemed a waiver of the right to do so thereafter as to the same breach. If any court of commetent jurisdiction for any reason (as for example, by reason of having imposed monetary damages against the violator) permits the continued existence of a violation of the coverants, the existence of such violation under such court order, shall not be construed as permitting other violations of a similar nature elsewhere in the subdivision.
- 17. These restrictions and protective covenants are hereby imposed by the undersigned, who is the owner of all the aforementioned lots of Holiday Hills Subdivision Sections 1 and 2.

IN WITNESS WHEREOF, the undersigned has affixed his Hand and Seal this 1424 day of April , 1981.

In the Presence of:

| Max. Alfond (I.)
| Alskie D. Liles

W. Barry alfaid

STATE OF SOUTH CAROLINA

COUNTY OF GPFFAVILLE

I POBATE

FERSONALLY appeared before me the undersigned, who, on oath states that (s)he saw the within named W.H. Alford sign, seal and as his act and deed deliver the within written Protective Coverants for Holiday Hills Subdivision - Sections 1 and 2, Greenville County, South Carolina, and that (s)he with the other witness witnessed the execution thereof.

SWORN to before me this

WORN to before me this

1981

Missine Delies

MOTARY PUBLIC ACR SOUTH CAROLINA
My Cormission Expires: 3-16-28

TECORDED WAY 1 1981 at 9:40 A.M.

39545

4328 RV.2

10

ĸ,

an meaning of

CHARGO POST STORY STORY