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as provided in paragraph 10 of the Restrictive Covenants and is in no wise the responsibility of any public entity, including but not limited to the City of Greenville. The Lot owners agree as a unit to pay the cost of any maintenance or repair without regard to the location of the portion of the sewer which requires such maintenance or repair.

3. Such sewer runs across the Lots of the Undersigned pursuant to easement granted in paragraph 11 of the Restrictive Covenants.

IN WITNESS WHEREOF, the undersigned has set their hands and seals this 27 day of September, 1983.

IN THE PRESENCE OF:		_
Dran Stone	Charl	les B. Atkinson (Lot 5)
Than Stor _	Clare	Ence T. Hamrick, III (Lot 2)
Angu Sterie	Kath	leen L. Harvey (Lot 3)
Jan Store	Mich	ael G. Medcalf (Lot 1)
Dran Storre	Davi	d F. Watson, Jr. (Lot 1)
Dranstine	POIN	TE DENTAL ASSOCIATES (Lot 4)  Solution of the Control of the Contr
STATE OF SOUTH CAROLINA	)	
COUNTY OF GREENVILLE	)	PROBATE
Personally appeared be and made oath that (s)he saw sign, seal and as his act and Amendment to Restrictive Coverofessional Park and that sa subscribed above witnessed the	tne with deed de nants ap id (s)he	oplicable to Pelham Pointe with the other witness
SWORN to before me this  2 thday of September, 1983  Notary Public for S.C.  My Commission Expires: 10 21 %	<u>1</u>	<u>Fransbire</u>
STATE OF SOUTH CAROLINA	)	PROBATE
COUNTY OF GREENVILLE	)	

Personally appeared before me the undersigned witness

(Collinger on new Estry