STATE OF SOUTH CAROLINA | Granting of Affirm COUNTY OF GREENVILLE KNOW ALL MEN BY THISE TIPSENIS BY THEFERINGS, 100 and having a principal place of bushions a A Copyrition chattered under the law of the State of South Cherolling Greenville State of South Carolina annessment ------ - FORTY-FIVE IHOUSAND FIVE HUNDRED AND NO/100 (\$45,500.00)- - - - - - - Dollar, that to a get of which is bereby acknowledged, has granted, hargained, sold, and released, and by these presents does grant, bargain, which is the ELIZABETH B. BUCHARAN All that lot of land situate on the southerly side of Loundes Hill Road in the County of Greenville, State of South Carolina, being shown as a lot containing 13.544 square feet on a plat of the property of T. C. Threatt, Inc. dated Pecerber 22.1953, prepared by Freeland and Associates recorded in Plat Book according to said plat, the fellowing retes and bounds, to-wit: BEGINNING at an iron pin on the southerly side of Lowndes Hill Boad, which iron pin is 157 feet, more or less, from Pointe Circle, and running thence S. 31-03 E. 167 67 feet to an iron pin; thence S. 57-55 W. 73.93 feet to an iron pin; thence N. 28-30 W. 44.25 feet to an iron pin; thence S. 53-10 W. 14.36 feet to an iron pin; thence N. 28-15 W. 123.06 feet to an iron pin; thence pin on Loyndes Hill Road; thence with said road it. 59-02 E. 80.20 feet to the point of beginning. This is a portion of the property conveyed to the grantor by deed of William D. Gilmore, Jr. recorded October 10, 1978, in Deed Book 1089 at page 631 in the R.N.C. Office for Greenville County. This conveyance is subject to any and all existing easements, rights of way, zoning ordinances and restrictions or protective covenants that may appear of record or on the premises. GRANTOR TO PAY 1533 CITY AND COUNTY PROPERTY TAXES. TOGETHER with nonexclusive easement 20 feet in width extending from the rear portion of the above described property, and terminating on Plinte Circle as shown on plat prepared by Freelend and Associates re-orded in Plat Book / G-G- at page _ or in the R.M.C. Office for Greenville County. It is understood that this is an easement appurtenant running with the land. It is further understood that in the event the grantor herein, its successors or assigns, about determine it necessary to make a minor relocation of the subject easement. should determine it necessary to make a minor relocation of the subject easement that the grantee herein, her heirs and assigns, will not unreasonably withhold (Continued)

15(5) | 284-1-7.14

(Continued)

together with all and singular the rights, members, hereditaments: appartmented to said eventure belonging or in any who incident or appartments to have said to hold all and singular the premiers before arrational unito the grante(s), and the grantee's(s') beins or successors and assigns, forever. And, the granter does bereby hind itself and its successors he warrant and forever defend all and singular said premiers unto the grantee(s) and the grantee's(s') beins or successors and against every person whomenever hereby claiming or to claim the same or any part thereof. IN WITNESS whereaf the granter has caused its corporate seal to be affixed hereto and these presents to be subsciend by its duly authorized efficers, this 15th day of December THREATT ENTERPRISES, INC. Secretary STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE PROBATE Personally appeared the understood witness and mode outh that (a) he saw the within named Corporation, by its duly authorized officers, sign, seal and as the grantor's act and deed deliver the within written deed and that (a) he, with the other witness subscribed above witnessed the execution thereof. SWORN to before me this 15th day of December

December T. hi alice (SEAL)

Notary Public for South Carobna. A My anarbina espèces: 6-15-89 PLAINTIFF'S RECORDED 65% 19 ECCALA AD CA REAL ESSEN

THE TO FELL ESTATE BY A COSTO BATHONOLOGY BOOK AND OLD TO SHAP BOOK BY