Together with all and ringular the rights, members, have dismanded and appurtenances to the said premises belonging to in anymore of the conting the rights, members, have dismanded and appurtenances to the said premises belonging to in anymore or opporation.  Together with all and ringular the rights, members, have dismanded and appurtenances to the said premises belonging to in anymore or opporation.  Together with all and ringular the rights, members, have dismanded and appurtenances to the said premises belonging to in anymore or opporation.  Together with all and ringular the rights, members, have dismanded and the the greates hereinance or anymore distance of the control of the rights of	State of South Carolina,	
investil, and taylog its gritically alone at braining and cilivary of times present by the grantes, hereinstern maned (the ready) whence it is the should they hold at and before the new ing and cilivary of times present by the grantes, hereinstern maned (the ready) whence it is the superhelpid), has granted, longituded, old and released, and by these presents does green, howard, well and release mane.  Together with all and stopping and cilivary of times presents does green, howard, well and release mane.  Together with all and stopping and cilivary and State attreasts, being a part of the lands of wald Company isover as "Well-ready" said let., being has designed on a plat of said lands recorded to rittle of R. M. C. pice of Read Reads, Book A, Page 197, let manber	County of Greenville.	
the intend of the control of the con		
It is benefit day put in a not before the ocally and address, the relative presents by the grantes, bereinfacts curred (the seedy) whereast is not approximately the property of the Corney and State aforewell, being a part of the fands of said Company issues as "Mchose," said lot., being a fact of said hards recorred in office of N. M. C. puts of Beal States, Book A. Page 167, be number		
Together with all and singular the sights, members, breditaments and oppurtuanees to the said prevalue belonging by in any factor of plant of said index of said index of the said of the said index of the said of the said index of the said of the said index of th		
Together with all and singular the rights, mean were, bureditaments and appartmenances to the said promines belonging or in any motion of providing the state of the said promines belonging or in any motion of grant and said and reverse and singular the rights, mean were, bureditaments and appartmenances to the said promines belonging or in any motion or apprenditume.  Clery  Together with all and singular the rights, mean were, bureditaments and appartmenances to the said promines belonging or in any motion or apprendituments are apprendituments and appartmenances to the said promines belonging or in any motion or apprendituments are apprendituments. The said promines belonging or in any motion or apprendituments are apprendituments and appartmenances to the said promines belonging or in any motion or apprendituments. The said promines belonging or in any motion or apprendituments are apprendituments and apparentment of the said promines belonging or in any motion of the said promines are apprendituments. The said appearentment of the said promines belonging or in any motion of the said promines are appearentment of the said promines belonging or in any motion of the said promines belonging or in any motion of the said promines belonging or in any motion of the said promines are appeared to the promines belonging or in any motion of the said promines are appeared to the promines belonging or in any motion of the said promines are appeared to the said promines are appeared to the said appeared to the said promines belonging or in any motion of the said promines are appeared to the said that the promines are appeared to the said promines are appe		
Together with all and singular the rights, members, hereditements and appurtenances to the said previous belonging or in any stant or apparentiating.  Together with all and singular the rights, members, hereditements and appurtenances to the said previous belonging or in any stant or apparentiating.  TO RAYD AND TO TOLD all and singular the premises before nantimed uses the grantes hereinabove named, and held a said against the residual previous disposed of to become of African decoding.  TO RAYD AND TO TOLD all and singular the premises before nantimed uses the grantes hereinabove named, and held a said against the residual previous disposed of to become of African decoding.  THERE These is they created spirits are to be said in the property.  THERE These is ligator or exclusive pirits are to be said in the property.  THERE These is the residual plants are to be said by to open loss than two courses and plants of the course of African decoding.  SECOND — These is ligator or exclusive pirits a resident or the property.  THERE These is the involved of the last askid, or any years thereofy, which would constitute a unicated or injure the value of the adolption last.  THERE These is any or of the last askid or any years thereofy, which would constitute a unicated or injure the value of adolption last.  SECOND — The tast do compare recover the right to by one of the town and the plants of the last askid or any open to the said plants of the last ask or any open to the said and the said grants of the last ask or any open to a plant of the said and the said		
Together with all and singular the rights, members, hereditements and appurtenances to the said previous belonging or in any stant or apparentiating.  Together with all and singular the rights, members, hereditements and appurtenances to the said previous belonging or in any stant or apparentiating.  TO RAYD AND TO TOLD all and singular the premises before nantimed uses the grantes hereinabove named, and held a said against the residual previous disposed of to become of African decoding.  TO RAYD AND TO TOLD all and singular the premises before nantimed uses the grantes hereinabove named, and held a said against the residual previous disposed of to become of African decoding.  THERE These is they created spirits are to be said in the property.  THERE These is ligator or exclusive pirits are to be said in the property.  THERE These is the residual plants are to be said by to open loss than two courses and plants of the course of African decoding.  SECOND — These is ligator or exclusive pirits a resident or the property.  THERE These is the involved of the last askid, or any years thereofy, which would constitute a unicated or injure the value of the adolption last.  THERE These is any or of the last askid or any years thereofy, which would constitute a unicated or injure the value of adolption last.  SECOND — The tast do compare recover the right to by one of the town and the plants of the last askid or any open to the said plants of the last ask or any open to the said and the said grants of the last ask or any open to a plant of the said and the said		
Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in anywork of the control of the contr	ot of land situate in the County and State aforesaid, I	being a part of the lands of said Company known as "Melrose," said lot being known
Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in anywork of the control of the contr	and designated on a plat of said lands recorded in office	of R. M. C. plats of Real Estate, Book A, Page 157, lot number of Block
Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in anywork of the control of the contr	fronting feet on	Ment DJC Avenue
Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in anywork of the control of the contr	un wiring vack	. 166 2 on Dranner soucer so as
Together with all and singular the rights, members, hereditaments and appartenances to the said premises belonging or in anywork of the control of the contr	eley.	
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		er de la composition de la composition La composition de la
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
ident or appertaining.  TO BAVE AND TO HOLD all and singular the premises before mentioned unto the grantee horeinabove named, and list and assigns forever.  FIRST Phat the property is not to be sold, rented or otherwise disposed of to besons of African descent.  SECOND—That no liquor or arduny spirits are to be sold by the property.  THEO That no Residence shall be built on said lot to cert less than Dollars, but any person mentioned the property of the common property.  THEO That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FOURTEL That no building shall be creeted nearer the street than the building like shown on the said plat, which is feet from FFFHL—That to use shall be made of the let sold, or any bart thereof, which would constitute a nuisance or injure the value of any neighboring lots.  SIXTH—That the lay-out of the lody as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SIXTH—That the Company receives the right to lay and place or anthorize the laying and placing of electricy other street can trace are gas and water physe, electric contains only hose therein the letter's light poles, or any other work by instrument of public, one in any of the streets of said "Molves," without componation to any lot owner.  And the said granting corporation has heaved by high disting or to claim the same or any part thereof.  In winess who the grantee hereinabove named, and heave the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto stixed and these presents to be subscribe to the full the same or any part thereof.  All the full that the componence of the full that the containing of the claim the same or any part thereof.  Prosider and the full that the componence of the		
FIFTH— that no use shall be made of the lot sold, or any part thereof, which would constitute a muisance or injure the value of any neighboring lots.  SEXTH—That the lay-out of the lot as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SEVENTH—What the Company reserves the right to lay and place or authorize the laying and placing of electric verifier of public, or or in any of the streets of said "Melbese," without compensation to any lot owner.  And the said granting corporation does hereby bind itself and list successors to warrant and forever defend all and singular the semises unto the grantee hereinabove named, and  heirs and assigns, against itself and lessons, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.  In witness whereof the said granting corporation has caused its corporate seal to be hereanto affixed and these presents to be subscribted and in the one hundred and location the lateral and in the year of our Lord one thousand, night and all the lateral and in the one hundred and location and locat	SECOND—That no liquor or ardent spirits are t THIRD—That no Residence shall be built on said two or more lots placing one residence thereon.	d lot to cost less than Dollars, but any person may
neighboring lots.  SIXTH—That the lay-out of the lots as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction the shown on said plat shall be permitted.  SEVINTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other street car trace; gas and water pipes, electric conduits of pipes, telegraph, telephane and electric light poles, or any other work by instrument of public, or or in any of the streets of said "MelNese," without compensation to any lot owner.  And the said granting corporation does hereby bind itself and jits successors to warrant and forever defend all and singular the samises unto the grantee hereinabove named, and heirs and assigns, against itself and research, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.  In winess whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribe to duly authorized officers, to-wit, its President and Secretary  This the lay of factory and in the one hundred and for tray marked and these presents to be subscribe to duly authorized officers, to-wit, its President and Secretary  This the lay of factory and the same or any part thereof.  By O. Ullin Presider and Secretary  The officers of the South States of America.  Secretar St. States of America.  Secretar St. States of America.  The officers of the South Catolina,  The within named O. O. Control of the same of the within written Deed, and that She, with the within named O. O. Control of the same of the sam	eets.	
is shown on said plat shall be permitted.  SEVINTH—That the the Company reserves the right to lay and place or authorize the laying and placing of electricor other street car trace; gas and water plues, electric conduits on pipes, telegraph, telegraph telegraph, t	FLPTH—That no use shall be made of the lot sole neighboring lots.	d, or any part thereof, which would constitute a nuisance or injure the value of any of
SEVENTH-Quart the Company resolves the right to lay and place or authorize the laying and placing of electric or other street car trace, gas and water pipes, electric conduits on pipes, telegraph, telephone and electric light poles, or any other work by instrument of publity, on or in any of the streets of said "Melves," without compensation to any lot owner.  And the said granting corporation does hereby bind itself and lits successors to warrant and forever defend all and singular the same is such the grantee hereinabove named, and heirs and assigns, against itself and sessors, and against every person whomsover lawfully claiming or to claim the same or any part thereof.  In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed the subscribited difference. In the year of our Lord one thousand, not dred and Interest of the Sovereignty and the same of the United States of America.  The day of America and Interest of the Sovereignty and the search of the United States of America.  The of South Carolina,  The of South Carolina,  The within named Co. Aller and as the act and deed of said corporation deliver the within written Deed, and that he, with the within same of the continuous properties of the continuous properties.  The witnessed the execution thereof.  Sworn to before me, this 22224.	SIXTH—That the lay-out of the loty as shown or	n said plan shall be adhered to; and no scheme of facing lots in any other direction than
And the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the samises unto the grantee hereinabove named, and heirs and assigns, against itself and lessors, and against every person whomsoever lewfully claiming or to claim the same or any part thereof.  In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribted by authorized efficers, to-wit, its President and Secretary  this the day of fallowing and in the one hundred and for ley work of our Lord one thousand, nided and the same of the United States of America.  The defendant delivered in the presence of:  By 6.0. While a President and Secretary  Secretary  Allowing fallowing fallo	SEVENTH-That the Company reserves the right	t to lay and place or authorize the laying and placing of electric or other street car tracks,
heirs and assigns, against itself and heirs and assigns, against itself and hessessers, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.  In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscrib its duly authorized officers, to-wit, its President and Secretary  this the     day of	ility, on or in any of the streets of said "Mellose," with	out compensation to any lot owner.
22 All day of Additional and in the one hundred and for try Multiple Secretary  this the 22 All day of Additional and in the one hundred and for try Multiple Secretary  this the Day of the Sovereignty and pendence of the United States of America.  The of South Catolina,  The of South Catolina,  The within named C. Additional and as the act and deed of said corporation deliver the within written Deed, and that he, withereof.  Sworn to before me, this 22 Additional Secretary  Secretar States and company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, withereof.  Sworn to before me, this 22 Additional Secretary  The within part thereof.		$\mathcal{O}_{i,j}$
In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribe its duly authorized officers, to-wit, its President and Secretary  this the 22 all day of authorized and In the year of our Lord one thousand, not deed and Italy and in the one hundred and for the United States of America.  The president and delivered in the presence of:  Secretar Solution Carolina,  The of South Carolina,  The within named and and the act and deed of said corporation deliver the within written Deed, and that he, with severe to be subscribed as the execution thereof.  Sworn to before me, this 22 and a standard or within written Deed, and that he, with witnessed the execution thereof.		heirs and assigns, against itself and its claiming or to claim the same or any part thereof.
and in the one hundred and forty with year of the Sovereignty and spendence of the United States of America.  Indeed, sealed and delivered in the presence of:  Secretar South Carolina,  Interior South	In witness whereof the said granting corporation	has caused its corporate seal to be hereunto affixed and these presents to be subscribed
and in the one hundred and forty with year of the Sovereignty and spendence of the United States of America.  Indeed, sealed and delivered in the presence of:  Secretar South Carolina,  Interior South		
pendence of the United States of America.  and, sealed and delivered in the presence of:  By  Collect  By  Collect  Presider  and  Secretar  Secretar  Secretar  At of South Carolina,  At of South appeared before me Matthe Sare  the within named Collect  as President and 24.3. Mulls  as Secretar  Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that She, with  Secretar  Note of South Carolina,  """  """  """  """  """  """  """	this the 22 and day of	in the year of our Lord one thousand, nine
ned, sealed and delivered in the presence of:  By  Collect  By  Collect  Presider  and  Secretar  Soc. Stance of food  The of South Catolina,  The within named of the fore me Mattie as President and 243. Mills  as Secretar  as Secretar  as Secretar  as Secretar  as President and 243. Mills  as Secretar  as Secretar  the within named of of aller as President and 243. Mills  as Secretar  the within named of of aller as President and 243. Mills  as Secretar  the within named of of aller as President and 243. Mills  as Secretar  the within written Deed, and that he, with  the offer me, this 2222.	ndred and Itale at In States of Anguing and in the c	one hundred and forty mult year of the Sovereignty and
By 6. O. Cellen Presider and J. Mills Secretar S.C. Stanges \$1.00  Inter of South Carolina, 20.8.  Personally appeared before me Mattie as President and 25.0. Mills as Secretar as Secretar as President and 25.0. Mills as Secretar as Secretar as Secretar as President and 25.0. Mills as Secretar Secretar Secretar Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with Secretar Secretary as Secretary Secret		MICHA MICKY DAS YOUR SON
Secretar S.C. Starce \$1.00  It of South Carolina,  Personally appeared before me Mattle and  and made oath that 51  the within named of O'aller as President and 26.3. Mills as Secretar  Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with  Sworn to before me, this 23226.		0
Secretar S.C. Starce \$1.00  It of South Carolina,  Personally appeared before me Mattle and  and made oath that 51  the within named of O'aller as President and 26.3. Mills as Secretar  Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with  Sworn to before me, this 23226.	called Lane	C. C. Celler President.
Act Startes \$1.00  It of South Catolina,  Personally appeared before me Mattle and as President and 24.3. Mills as Secretar  the within named 6.0. Aller as President and 24.3. Mills as Secretar  Ielrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with  Sworn to before me, this 22222.		and 1 2 no.
Personally appeared before me Mattie and as President and 26.3. Mills as Secretary as Secretary as Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with witnessed the execution thereof.  Sworn to before me, this 2224.	a de le la	Secretary.
Personally appeared before me Mattie and as President and 26.3. Mills as Secretary as Secretary as Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with witnessed the execution thereof.  Sworn to before me, this 2224.	71.8	11, 50 d.
Personally appeared before me Mattle and as President and 25.3. Mills as Secretary as Secretary as President and 25.3. Mills as Secretary as Secretary as Lelrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with witnessed the execution thereof.  Sworn to before me, this 2221.	are or South Carolina,	이번째 인도 어떻게 되는 사람이 있다고 말했다. 시간 맛이 되어 살아왔다면 되어 하네?
the within named 6.0. Aller as President and 24.5. Mills as Secretarian Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with witnessed the execution thereof.  Sworn to before me, this 2224.	inty of Greenelles	. (1965년 - 1985년 - 1987년 - 1985년 - 1987년 - 198
as President and Add Add And that he, with as Secretary as President and Add Add And that he, with secretary with the within written Deed, and that he, with without the execution thereof.  Sworn to before me, this 2222.	Personally appeared before me Matte	$I = I \cup I$
Sworn to before me, this 2222.		as President and control as Secretary
Sworn to before me, this		
. The state of $I$ , $I$	\$ \(\tau_{1}\)	, witnessed the execution thereof.
May or white the state of the s		A D 100 6
The distribution of the second	Utty ULX	Mattie Lane

Notary Public for South Carolina.

Recorded for Sauce 23.1. at 10:12.4.721