TITLE TO REAL ESTATE
STATE OF SOUTH CAROLINA,
County of Greenville. KNOW ALL MEN BY THESE PRESENTS, That
a corporation chartered under the laws of the State of
the sum of One Thousand and Fifty and no/100 (\$1,050,00)
to it in hand duly paid at and before the sealing and delivery of these presents by the grantee(s) hereinafter named (the receipt whereof is hereby acknowledged)
has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto Golden C. Presley, his heirs and
assigns:-
All that certain piece, parcel or lot of land on the West side of Mellon Street, in the
Village of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South Carolina
being known and designated as Lots No. 9 and 10 of Block J, as shown on a plat of the Village of
S. Slater & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which plat is recorded in the R. M. C. Office for Greenville County, in Plat Book K, at pages 63, 64, and
65, and having, according to said plat, the following metes and bounds, to-wit:-
Beginning at an iron pin on the West side of Mellon Street, joint front corner of Lots
10 and 11 of Block J, and running thence with the line of lot 11, S. 87-23 W. 125 feet to an iron
pin; thence S. 2-37 E. 140 feet to an iron pin; joint rear corner of Lots 8 and 9; thence with the
line of Lot 8, N. 87-23 E. 125 feet to an iron pin on the West side of Mellon Street; thence with
the West side of Mellon Street N. 2-37 W. 140 feet to the beginning corner.
and grantor reserves to itself, its successors and assigns, all water and sewer pipe lines,
electric light and power lines, valves, fittings, hydrants, poles, which, transferred and other apparatus used in connection with and forming a part of the witer, tree protection, electric light and power distri-
on the 1st nergin conveyed, together with the right and easternant, in bulgethirty to be a set of the second of th
and sever pipe lines serving the house on the lot here'n and to press and to operate and sever pipe lines serving the house on the lot here'n and to a they are ionated on said lot. It is contemplated that there will be operant of a district pursuant to the provisions of
Act. No. 734 of the Acts of 1964 of South Lating and States appreciate law, and that the gradual states in said may transfer the water, fire protection, sewerage, elevate figure and power distribution systems in said
a public service corporation, and thereupon the granter's responsionality, it any, with reference we disconnected the control of the utilities in said village shall cease. It is understood and agreed that the conveyance of the above described lot is made subject.
to the following restrictions:— (1) That the lot above described shall not be sold, leased or released to any negro or
(2) That no mercantile establishment shall be erected, operated or maintained on the lot above described. The above restrictions are uniform and will appear in the deeds to all lots sold by the
grantor from the above mentioned plat.
electric light aid-powerd/interservings of fixed and assigns, all water and sewer pipe lines.
uffigure challenned authornation matter the which is a first transformers and other apparatus the properties the properties of the propert
top the pote hat aim jointeeped, regarding are the plant and chieffing the last and source also subject to the plant and source also subject to the plant and source also subject to the plant and source are and source and
and sewer pipethiedines vanish believed by the life the several in a sewer pipethie several the life the several by the life the several by t
many transfer distriction restriction of South Corollary of district, pursuant for the second of the
eactric light alse-procedum-reserves to itself, its successors and serious, all water and sewer pipe lines, died the childrent entitle and enterprises flaters it sincular polar things and other apparatus flaters and enterprises with tend to forming in many and itself that the process and other apparatus flaters are entitled and enterprises with tend to forming in serious flaters. The control of the children and the children are entitled and the children and the children are entitled and the children and the chi
to the following restrictions and agreed that the converge to the following restrictions and agreed that the converge to the following restrictions to the following restrictions to the following restrictions to the described shall not be sold lensed on same described by the person of new the following restrictions and the lot above described shall not be sold lensed on policy described to the person of new theorem and the lot above described shall not be sold lensed on policy described to the person of new theorem and the person of new theorem and the person of new that the lot above described shall be erected by the state of the person o
16f above described on mercantile establishment shall be erected or mannished establishment shall be erected on the operated of mannished by the
and the above thentiened plat.