	Val	40
TITLE TO REAL ESTATE		REYS PRINTING CO.
)		
THE STATE OF SOUTH CAROLINA,		
County of Greenville.	T. Compild D. White	
KNOW ALL MEN BY THESE PRES	ENTS, That I, Gerald E. White,	
·		
· ·		
		in the State aforesaid,
	**	in consideration of the sum of
	/100	
	·	Dollars
	**	
		· ·
to		in hand paid
at and before the sealing of these presents by		·
·	•	•
(the receipt whereof is hereby acknowledged) 1	nave granted, bargained, sold, and released, and by these presents do grant, barga	in, sell and release unto the said
•	his heirs and assigns;	
	Channel 11a	
All that piece, parcel or lot of land in	Greenville Township, Greenvil	le County, State of South Carolina.
and being Lot #125 in subdi-	vision known as Cammilla Park No. 2 and being re	ecorded in the R.M.C.
	y in Plat Book "M", page 85.	
•	s subject to the following restrictions:	
•		
	nd shall be used exclusively for residential pur	
	shall never be sold, rented or otherwise dispo	sed of to any person
wholly or partly of African	descent.	
2. That no building	shall be erected on said lots costing less than	n the sum of \$1,000.00.
3. That no building	shall be erected nearer the front line of said	lot than 30 feet nor
nearer than 10 feet from eit	ther side line, or hearer than 5 feet from the	rear line of said lot.
	ther side line, or nearer than 5 feet from the reserves to itself and its successors the right	
4. That the grantor	reserves to itself and its successors the right	t to authorize the plac
4. That the grantor ing, maintaining, and repair		t to authorize the plac
4. That the grantor ing, maintaining, and repair tion to any lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the stre	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of	reserves to itself and its successors the right ring of any and all public utilities in the street closet nor cess pool shall ever be maintained or	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits	reserves to itself and its successors the right ring of any and all public utilities in the street closet nor cess pool shall ever be maintained or ary sewerage.	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the street closet nor cess pool shall ever be maintained or	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits	reserves to itself and its successors the right ring of any and all public utilities in the street closet nor cess pool shall ever be maintained or ary sewerage.	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa-
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place the place ets without compensation said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place the without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits  6. That no use shall	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place ets without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place the without compensa- n said land, but only nuisance to the
4. That the grantor ing, maintaining, and repair tion to any lot owner.  5. That no surface of septic tanks or other sanits 6. That no use shall adjoining lot owner.	reserves to itself and its successors the right ring of any and all public utilities in the structure of the	t to authorize the place the place to without compensation said land, but only nuisance to the