TITLE TO REAL ESTATE
THE STATE OF SOUTH CAROLINA,
County of Greenville.
KNOW ALL MEN BY THESE PRESENTS, That We, R. M. Caine and Calvin F. Teague
·
-
in the State aforesaid,
Twenty-five hundred & no/106 (\$2500.00)
Twenty-live nunared & no/100 (\$2500.00)
·
118
to us in hand paid
at and before the sealing of these presents by
(the receipt whose of is bearing advantaged) I am and I am in I all a late to the state of the s
(the receipt whereof is hereby acknowledged) have granted, bargained, sold, and released, and by these presents do grant, bargain, sell and release unto the said Beaufort McCuen Cheves
All that piece, parcel or lot of land in Greenville
on the East side of Pine Forest Drive in the City of Greenville, having the following metes and bounds, to-wit:
"Beginning at an iron pin on the East side of Pine Forest Drive, which iron pin is 100
feet south of the southeast corner of Cleveland Street and Pine Forest Drive, and running thence
S. 87-00 E. 197.5 feet to an iron pin; thence S. 3-30 W. 95.6 feet to an iron pin; thence N. 87-00
W. 197.5 feet to an iron pin on Pine Forest Drive; thence N. 3-38 E. 95.6 feet to the point of
beginning."
SUBJECT_TO_THE_FOLLOWING_RESTRICTIONS_AND_CONDITIONS
7 The let of lend house and leave a leave a leave and leave and leave a leave a leave and leave a leave and leave a leave and leave a leave and leave and leave and leave a leave and leav
1. The lot of land hereby conveyed shall be used exclusively for single family residence for white persons only, (except as to servants of occupants) and shall never be sold, rented
or otherwise disposed of to any person wholly or partly of African descent, or used in any manner
which may render neighboring property less desirable for residential purposes
2. No residence (other than outbuilding appurtenant to dwelling) costing less than
Twelve Thousand Five Hundred (\$12,500) Dollars shall be erected thereon prior to January 1, 1986.
3. The grantor reserves to itself and its successors the right to the placing, main-
taining, repairing and replacing of gas, water, and sewer pipes, telephone, telegraph, light and
power_lines_and_any_other_instrument_of_public_utility_over_or_under_any_street,_alley_or_park_at_ any_time_without_compensation_to_any_lot_owner;_except_that_the_premises_shall_be_left_in_as_good_
condition_as_before
4. No surface closet or cesspool shall ever be used on said lot; but only septic tanks
or other sanitary sewers and all occupants of said lot shall be governed by such reliable sanitary
rules and regulations as may be adopted from time to time by a majority of the owners of lots in
seid Forest Hills.
5. The said lot shall not be recut and only one dwelling shall be erected thereon. 6. No house may be erected on any lot in Forest Hills less than forty-five feet from
6. No house may be erected on any lot in Forest Hills less than forty-five feet from the street line.
The purchase price of said lot has been reduced materially because of the foregoing
conditions which are not conditions subsequent but are to be deemed covenants running with the
land and binding all owners and occupants thereof. They may be enforced by proper proceeding by
any owner and occupant of any lot in Forest Hills, as well as by this grantor, since they are for
the benefit of all persons in the neighborhood. By accepting this deed, each grantee binds him-
self and his heirs and assigns to comply with all of said conditions, such conditions being a
part of a general plan, which plan has been adopted by the grantor and in applicable to all grantees purchasing lots in Forest Hills Development.
7. Paragraph 5 above is not intended to prevent cutting off and conveying a small
portion or portions of the within described lot provided the frontage of said lot is not reduced
to less than 90 feet and provided further that each dwelling erected shall be upon a lot of at
least 90 feet frontage.
GRANTEE TO PAY CITY, STATE & COUNTY REAL ESTATE TAXES FOR THE YEAR 1946.