CREENVILLE CO.S.C. A. CONTRACT FOR DEED. SUB-DIVISION STATE OF SOUTHLICAROLINA) UUL 29 12 23 PM 1950
COUNTY OF GREENVILLE OLIVATION OLIVATIO THIS AGREEMENT made cand entered into this 1950 by and between W. Fore County) Greenville Carolina, hereinafter called the Seller and herevnagter called the Buyer. BTH: The Selver hereby contracts and agrees to sell to the Buyer, and the the price and upon the terms hereinfilter set forth, the following describtion (County of Greenwille is take of South Carolina, to-wit: Buyer bereby ag ed lot or parce Since Shows on plan of Belliwood Eswates , which is dury recorded in the R.M.C. Office for Greenville County, S. C., to Plat Book at page to reference to which is hereby made; and the said property to sold and that the converted subject to the following restrictions, covenants and conditions, to rice No pesidence costing dessethan Prive-Thousand Bollars shall (\$5,000.00) shall be erected on lots fronting on old Rutherford Rd., and Oxford Dr. and no residence costing less than Phirty-Five (\$3,500.00) bollars shall be erected on any tother lot in Belliwood Bratess. No residence or building shall be erected on said not meaner than twenty-five (25) feet to the front line. No outside tollets posmitted. This property sold subject to rights-of-way to buke Power Coc, granted or to be granted, for residential power line.

The purchase price which the Buyers shall pay for the said lots is the sum of MANN deferredspayments are to be maderatiche 506 Walliace Building : Greenville: S. C. Upon full spayment of said purchase price of said property and interest thereon as the same becomes due and payable, the Seller covenants to convey the said property or cause the same to be conveyed to the Buyer for his assigns, by deed with general warranty, free and clear of all liens and encumbrances, save and except taxes not now due and payable and subject to the reservations and conditions set forth herein and on said plat. The Buyer agrees to pay the said purchase price of said property in the manner and at the time above set florth, time being declared of the essence of this contract, and in the event of thirty (30) days default by the Buyer in making any of the payments herein provided for, then, at the option of the Seller all rights and interest of the Buyer under this agreement may thereupon be declared the seller all rights and interest of the Buyer under the provisions of this attending and in such event all money paid by the Buyer under the provisions of this attending and spreement may be retained by the Seller as rental of said property, and said contracts shall thereafter greement may be retained by the Seller as rental of said property, and said contracts shall thereafter be cancelled, or the Seller may take and enjoy any other remedy which may be proper in the premises.

This contract is executed by the Buyer with the understanding and agreement that the property be eight described has been inspected by the Buyer, or his duly authorized agent, and has been purchased by the Buyer solely as the result of such inspection, and the agreement herein contained, and not upon any winducements, representations, agreements; conditions or stipulations by any person whatsoever how it will be super relative to the property described herein. IN WITHESS MHEREOF, the parties to this agreement have hereunto set their hands and seals the day and year first above written.

WITNÉSS: