title to the driveway strip hereinabove described to the said Carl E. Johnson and Ola B. Johnson, or their heirs or assigns.

IT IS UNDERSTOOD AND AGREED that the description of said easement and right-of-way shall be as hereinabove described and shall not be controlled by the plat as referred to in said deed as being recorded in Plat Book V, at page 151.

IT IS ALSO FURTHER UNDERSTOOD AND AGREED that if, and when, the actual driveway as now laid out be relocated to conform with the description of the right-of-way, that the owners of Lots T and U, their heirs or assigns shall each pay one-half of the costs of relocating said driveway.

IT IS FURTHER UNDERSTOOD AND AGREED that until such time as the owners of said lots shall desire to relocate said driveway, the owner or owners of Lot U shall have a right to use the driveway as now laid out and shown on the plat hereinabove referred to, but shall acquire no permanent interest in any portion of the land covered by said driveway as now located except such portion as actually lies within the 8-foot strip hereinabove described.

In witness whereof we have hereunto set our hands and seals this the 13th day of January 1951.

War ch Balding	Ruth G. Bowen	_(L.S.) v
Oll Delay	Last & Johnson	_(L.S.) .
	ala & Johnson	
	J. L. Hammack	_(L.S.) .
	Lelia Hammack	_(L.S.).

STATE OF SOUTH CAROLINA )
: PROBATE
COUNTY OF GREENVILLE )

PERSONALLY appeared before me <u>Vivian W. Bolding</u> and made oath that she saw Ruth G. Bowen, Carl E. Johnson Ola B. Johnson, F. L. Hammack and Leila M. Hammack sign seal and deliver the within Agreement as to Easement, and that she with <u>C. W. Scales, Jr.</u> witnessed the execution thereof.

SWORN to before me this the 13th day of January, 1951.

Tives the Belding

Notary Public for South Carolina

Recorded January 20th. 1951 at 10:53 A. M. #1626