## State of South Carolina,

COUNTY OF GREENVILLE





DEED



FINOR ALL MEN DY SUPER DESCRIPTION STATES STATE Above Mills a South Caroline corporation having its principal place of business.

Four Thousand Two Hundred Fifty and no/100 (\$4,250.00)	
charles w. Durham and Edna K.	DURHAM
•	ereon, situate, lying and being in or near Greenville, in the County
of Greenville, South Carolina, and being more particularly describentitled "Subdivision for Abney Mills, Brandon Plant, Greenville, S. C., February, 1959, and recorded in the Office of the R. M. C. 1	sed as Lot No. 154, Section 1, as shown on plat South Carolina", made by Dalton & Neves, Engineers, Greenville, for Greenville County in Plat Book QQ at page(s) 56 to 59. Accord-
ing to said plat the within described lot is also known as No	20 Bryant Street and fronts
thereon 64 feet. SOUTH CARBLINA SOUTH CARBLINA DOCUMENTARY	SOUTH CAROLINA DOUMENTARY DOUMENTARY DOLLAR DOLLAR DOLLAR DOLLAR DOLLAR
Said Grantor for itself, its grantees, successors and assigns, he	ereby expressly reserves and retains:
electric light, telephone and power lines, including all pipe (except poles, wires, transformers, regulators, and other apparatus and ec	lat and all water and sewer pipe lines (other than house lines), house water and sewer lines) valves, fittings, hydrants, manholes, uipment which may be located on the above described lot and used ion, electric light and power distribution, communications, and the Grantor, in which the above described lot is situate.
(b) A perpetual easement in favor of the Grantor, its grantees, successors or assigns to locate and relocate along the front, side or rear lines of such premises electrical, water, sewer, fire protection, gas and/or telephone facilities, including the erection of towers and poles, the stringing of wires, installation of gas, water, and sewer mains and lines, hydrants, meters, and all other apparatus or equipment necessary or desirable in connection with the installation and operation of any or all of said utilities, and also a perpetual easement to go upon and across said property hereby conveyed, for the purpose of maintaining, operating, repairing and/or relocating any or all electrical, water, sewer, fire protection, gas and telephone utilities as now located upon or across said property hereby conveyed, or as the same may be hereafter located along the front, side or rear lines of said premises, with the right of ingress and egress at all times for any and all of said purposes.	
(c) An easement for the purpose of installing a house service premises.	line incident to the furnishing of water to the building upon said
(d) A perpetual easement or right of way in favor of the Grantor, its grantees, successors or assigns, for drainage purposes in the locations and with the widths shown on the aforementioned plat with the right of entering upon such locations at any time for the purpose of constructing, maintaining, repairing and improving open drainage ditches, storm sewers, underground drainage pipelines, mains, culverts, or tile drains, together with the excavate and refill ditches for the placing, relocation or repair of said pipelines, culverts and/or mains within the aforesaid right of way and the further right to remove trees, bushes, undergrowth, and other obstructions within the aforesaid right of way, interfering with the location, construction and maintenance of said ditches, drainage pipelines, mains, culverts and/or drains.	
Said described lands and premises are also hereby conveyed so been granted unto or acquired by any public utility corporation, or in any way may affect said premises.	abject to such rights, easements and rights of way as heretofore have political subdivision, in, upon or over said described premises or that
This Conveyance is made subject to the Declaration and Statement of Protective Covenants, Restrictions, and Conditions of Subdivision for Abney Mills, Brandon Plant, recorded in the Office of the R. M. C. for Greenville County in Deed Book 622, at Page 325 et seq., which shall run with the land and be binding upon the grantee(s) herein, their heirs and assigns, such Declaration being incorporated herein by reference and made a part hereof.	
TO HAVE AND TO HOLD all and singular the premises before mentioned subject to the aforementioned reservations, and restrictions, unto the grantee(s) hereinabove named, and his (her or their) Heirs and Assigns forever.	
And the said Abney Mills does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the grantee(s) hereinabove named, and his (her or their) heirs and assigns, against itself and its successors, and against every person whomsoever lawfully claiming or to claim the same or anypart thereof.	
IN WITNESS WHEREOF, Abney Mills pursuant to a resolution duly adopted by its Board of Directors has caused its corporate seal	
to be hereunto affixed and these presents to be subscribed by its duly authorized officers, on the	
Signed, sealed and delivered the presence of	ABNEYMILLS (Corporate Seal)
Hell Watson	By Change of
Carl W. Azilal	And And Black
State of South Carolina	Assistant Secretary
COUNTY OF GREENVILLE	and the second s
Personally appeared before me Carl W. Seigler, and made oath thathe saw H. E. Runge, as Executive Vice-President, and James M. Blake as Assistant Secretary, of Abney Mills, a South Carolina corporation, sign, seal with its corporate seal and as the act and deed of said corporation deliver the within written deed, and that deponent, with Nell Watson, witnessed the execution thereof.	
SWORN to before methis day of May, 1959.	Carl W. SEUGEN
Fighting a soft Co	

Notary Public for South Carolina

Recorded June 17th, 1959 at 10:44 A.M. #33811