



STATE OF GREENVILLE HOLLARS
4 0 COOM!
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the State of Delaware and having a place of business at Greenville, in the State of South Carolina, for and in consideration dollars,
the State of Delaware and having a place of business at Greenville, and No/100ths (34,625.00) dollars,
the State of Delaware and having a place of business at dictory. the State of Delaware and having a place of business at dictory. the State of Delaware and having a place of business at dictory. the State of Delaware and having a place of business at dictory. dollars, of the sum of Four Thousand Six Hundred Twenty-five and No/100ths (34,625.00) dollars, of the sum of Four Thousand Six Hundred Twenty-five and No/100ths (34,625.00) dollars, to it in hand duly paid at and before the sealing and delivery of these presents by the grantee(s) hereinafter named, (the re- to it in hand duly paid at and before the sealing and delivery of these presents does grant, bargain,
b haracted haracined sold and released, was a
ceipt whereof is hereby acknowledged), has gruinger, burgaring,
sell and release unto James B. and Gertmide D. Flgin James B. and Gertmide D. Flgin
of it,
All that piece, parcel, or lot of land, with the response particularly described as Lot 31 Section 1
All that piece, parcel, or lot of land, with the improvements thereon, stately, Greenville, Greenville County, South Carolina, and being more particularly described as Lot 31. Greenville, Greenville County, South Carolina, and being more particularly described as Lot 31. Fortion of Village, Greenville, S. C.", made by Dalton & Out of the shown on a plat entitled "Sandivision of Village Houses, F. W. Poe Mfg. Co., Greenville, S. C.", made by Dalton & Out of the shown on a plat entitled "Sandivision of Village Houses, F. W. Poe Mfg. Co., Greenville County in Plat Book/QCC, at Out of the shown of the show
E SNeves, July, 1950, MKYREG May May Land, the within described lot is also known as No.]]. First Avenue
g ed engres 72 x 75 x 180 183 184 According to said plat,
1 C. A. Sub District Commission, Com-
omissioners of Public Works of the City Hwater Company, and Duke Power Company, to one or more of them and/or to others diff water and sewer lines), valves, fittings, Hwater Company, and Duke Power Company, to one or more of them and/or to others diff water and sewer lines), valves, fittings, than house lines), electric light and power lines, including all pipe (other than house water and sewer lines), valves, fittings, than house lines), electric light and power distribution, and sewerage systems of the F. W. Poe of orming a part of, the water, fire protection, electric light and power distribution, and sewerage systems of the F. W. Poe Manufacturing Company Village, in which the above described lot is located, together with rights of way and easements to of of minimal part of, the water, fire protection, electric light and power distribution, and sewerage systems of the F. W. Poe manufacturing replacement, construction, relocation, and operation of one of the lines constructed or to be constructed, and to relocate certain of such lines so as to run them in, along, above or can depart the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the of one or the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the of one or the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the of one or the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the of one or the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the of one or the streets and alleyways located in the F. W. Poe Manufacturing Company Village, and to operate and maintain the
There is excepted and excluded from this conveyance so much of the personal property above-mentioned as may be There is excepted and excluded from this conveyance is made subject to the rights of way and easements above men-
otioned insoldr as they may arrest sum and
This conveyance is made subject to the following restrictions:
(1) That no mercantile establishment, other than those directly in existence,
tuned on the test defined
(2) That only one residence shall be erected or maintained on the control of the property for purposes of an alley, as shown on said plat. (3) An easement of 20 feet in width across the rear of the property for purposes of an alley, as shown on said plat. (3) An easement of 20 feet in width across the rear of the property for purposes of an alley, as shown on said plat. (3) That only one residence shall be erected or maintained on the property for purposes of an alley, as shown on said plat. (3) An easement of 20 feet in width across the rear of the property for purposes of an alley, as shown on said plat. (3) That only one residence shall be erected or maintained on the property for purposes of an alley, as shown on said plat. (3) The easement of 20 feet in width across the rear of the property for purposes of an alley, as shown on said plat. (4) The easement of 20 feet in width across the rear of the property for purposes of an alley, as shown on said plat.
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Fing or in any wise incident or appertaining. To have and to hold all and singular the premises before mentioned unto the grantee(s) hereinabove named, and his
To have and to hold all and singular the product of
(her or their) Heirs and Assigns forever. And the said Burlington Industries, Inc., does hereby bind itself and its successors to warrant and forever defend all
and singular the said premises unto the grantee(s) hereinably claiming or to claim the same or any part thereof. and and its successors, and against every person whomsoever lawfully claiming or to claim the same or any part thereof.
and its successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successors, and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whomsoever lawlary contains a successor and against every person whom a successor and against every person and against every person whom a successor and against every person whom a successor and against every person against every person and against every person and against every person against every person and against every person against every person against every perso
o presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by its duly authorized officers, James King, as vice and presents to be subscribed by the present to be a vice and v
in the year of our Lord one thousand, the secretary, on the 12 day of December in the year of our Lord one thousand, the secretary, on the 12 day of December in the year of our Lord one thousand, the secretary, on the 12 day of December in the year of our Lord one thousand, the secretary of the United States of America.
in the one hundred and eighty-right year of the Sovereignty and Independence of the United States of America.
Signed, sealed and delivered in the presence of: BURLINGTON INDUSTRIES, INC.
Geller & Revell) By AMIL Wige-President
Muchaly Assistant Secretary
STATE OF NORTH CAROLINA)
CHIECOPD)
CONT.
PERSONALLY appeared before me Gallbert B. Fowgas. (1) saw James King, as Vice-President, and Lewis E. Boroughs, as Assistant Secretary of Burlington Industries, Inc., a corporation chartered under the laws of the State of Delaware, sign, seal and with its corporate seal and as the act and corporation chartered under the laws of the State of Delaware, sign, seal and with its corporate seal and as the act and corporation chartered under the laws of the State of Delaware, sign, seal and with its corporate seal and as the act and corporation chartered under the laws of the State of Delaware, sign, seal and with its corporate seal and as the act and corporation chartered under the laws of the State of Delaware, with
corporation chartered under the laws of the other corporation chartered under the laws of the other corporation deliver the within written deed, and that deponent, with

deed of said corporation deliver witnessed the execution thereof.

SWORN to before me this/2th day of Sicensker A.D., 1960

Lune Benefit

Notary Public for North Carolina

My commission expires: Oct. 14, 1962

Prepared by Haynsworth, Perry, Bryand: Marion & Johnstone, Attorneys at Law, Greenville, S. C. witnessed the execution there

Recorded December 16th 1 960. et 10:23 A.M. #15453