	ուլու՝ 1տութֆերկե՝ ե	ORE & WYATT, Attomeys at Law. 100	# N. D. =
STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE	}	I, M. C.	VOL 923 PAGE 1.8
KNOW ALL MEN BY THESE PRESENT	rs, that William F	. Gibson	
at a marine of which is hereby acknowled	doed, have granted, barga	No/100 (\$1,200.00) med, sold, and released, and by these prese heir heirs and assigns forever:	nts do grant, bargain, sell and release
near the City of Greenville designated as a portion of th Campbell & Clarkson Survey for Greenville County in Pl plat the following metes and	e, in the County of he property of Wil yors, Inc. dated A lat Book d bounds, to-wit:	lying and being on the eastern Greenville, State of South Car iam Franklin Gibson as shown b ugust 4, 1971 and recorded in t at Pageand havin	by plat prepared by the R.M.C. Office g according to said
by an iron pin and being a property owned by the grant thence S. 15–10 E., 116.4 pin; thence along the line of beginning.	joint corner of pro itee; running thenc 15 feet to an iron p of property retaine	northeast of Welcome Street, so perty being retained by the grad e N. 50–51 E., 133.8 feet to d in; running thence S. 56–50 W., d by the grantor N. 33–29 W.,	nror nerein and other an iron pin; running ,, 96.7 feet to an iron 96.85 feet to the point
This property is conveyed s	ubject to restriction	ns and easements or rights of wo	ay, if any, of record.
faining; to have and to hold an arm of forever. And, the grantor(s) do(es) hereb forever defend all and singular said pre- fully claiming or to claim the same or any	by bind the grantor(s) and emises unto the grantee(s) by part thereof.	s and appurtenances to said premises belon mentioned unto the grantee(s), and the grante grantor's(s') heirs or successors, executed the grantee's(s') heirs or successors and August 19 71.	Greenville County  Stamps Paid \$ /65  Act No. 2200 Secapler and some state of successors and administrators to warrant and against every person whomsoever law-
WITNESS the grantor's(s') hand(s) and so		William 7	Libron_ (SEAL)
SIGNED, scaled and delivered in the pro	esence or:		(SEAL)
Jrances & Do	1 /		(SEAL)
Coward Cd Cds			(SEAL)
STATE OF SOUTH CAROLINA COUNTY OF Greenville	Personally appeared and deed deliver the	PROBATE the undersigned witness and made oath the within deed and that (s)he, with the other	t (s)he saw the within named grantor(s) witness subscribed above witnessed the
sign, scal and as the grantor s(s') ac		19 71. o	
sign, seal and as the grantor sis) ac execution thereof.  SWORN to before me this	of Mugusi		2/ -2/ /40
SWORN to before me this (34) day	guell sea	Jawas d	I Donbre
execution thereof.	MILL (SEA)	Saward	I Inhe
Notary Public for South Carolina.  My Commission Expires Nover	mbet7, 1979.	Junciation of Dower	the understand
Notary Public for South Carolina.  My Commission Expires Nover  STATE OF SOUTH CAROLINA COUNTY OF Greenville	mbel 7, 1979.  REA  I, the undersigne antor(s) respectively, did to columnarily, and without amplications of the columnarily amplicati	UNCIATION OF DOWER  Id Notary Public, do hereby certify unto all whis day appear before me, and each, upon by compulsion, dread or fear of any person who for and assigns, all her interest and estate, released.	hom it may concern that the undersigned eing privately and separately examined by missever, renounce, release and forever reand all her right and claim of dower of.
Notary Public for South Carolina.  My Commission Expires Nover  STATE OF SOUTH CAROLINA COUNTY OF Greenville wife (wives) of the above named grame, did declare that she does freely, we linquish unto the grantee(s) and the gin and to all and singular the premise GIVEN under my hand and seal this  State day of August	mbel 7, 1979.  REA  I, the undersigne antor(s) respectively, did to columnarily, and without amplications of the columnarily amplicati	UNCIATION OF DOWER  d Notary Public, do hereby certify unto all whis day appear before me, and each, upon by compulsion, dread or fear of any person who form and assigns, all her interest and estate,	hom it may concern, that the undersigned eing privately and separately examined by missever, renounce, release and forever reand all her right and claim of dower of.
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