130 4 H 31 19 17

CHURCH OF GOD WARRANTY DEED

(State)

STATE OF SOUTH CAROLINA KNOW	ALL MEN BY THESE PRESENTS,
COUNTY OF GREENVILLE That for	or and in consideration of the sum of \$ 10,000.00
(V
	n, the receipt and sufficiency of which is hereby acknowledged, we
Ulyses G. Sides and Mae Bell Si	
	convey unto the Grantees,
Greenville	stees of the Church of God for the State of South Carolina County, in said State, the following described real estate located
	te of South Carolina described as follows, to-wit
ALL that certain piece, parcel	or lot of land with improvements thereon
on the North side of Fifth Stre	eet in Section No. 6 of Judson Mills Village
near the City of Greenville, Co	ounty and State aforesaid, being known and
	hown on a plat of Section No. 6 of Judson Mi
Village made by Dalton & Neves	, Engrs. November 1941, recorded in the RMC
	n Plat Book K, at pages 106 and 107.
Said real estate was conveyed to the Grant	ors by deed or deeds recorded in said County in the office of
Register of Mesne Conveyance	as follows: Judson Mills to Ulyses G. Sides
and Mae Bell Sides recorded on	1 Dec. 4 1941 in Deed Book 241, at page 77
	Dec. 1,1511 11 Deca Book 212, do page
RMC Office for Greenville Coun TO HAVE AND TO HOLD, The said real esta enances there-unto belonging or in anywise a assigns, forever, subject alone to the following li Said Board of Trustees shall hold title to, man lescribed real estate for the sole and exclusive use fennessee. Said Board of Trustees shall have the right, we	ate, together with all and singular the hereditaments and appurappertaining, unto the above-named Trustees, successors in trust an imitations: nage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sai
RMC Office for Greenville Countro HAVE AND TO HOLD, The said real estatemances there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, mandescribed real estate for the sole and exclusive use Tennessee. Said Board of Trustees shall have the right, real estate is located, to sell, transfer and convithe repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice theretion by a two-thirds majority of all those present consent of the State Overseer, shall have full pathereof, or to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and bent the ministry in such state. All of the above and foregoing limitations are are set forth in the Official Minutes thereof urer at the Headquarters of the Church of God We covenant that we are lawfully seized and present the coverse of the Church of God we covenant that we are lawfully seized and present the coverse of the Church of God we covenant that we are lawfully seized and present the coverse of the Church of God we covenant that we are lawfully seized and present the coverse of the Church of God we covenant that we are lawfully seized and present the coverse of	ate, together with all and singular the hereditaments and appurappertaining, unto the above-named Trustees, successors in trust and imitations: hage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which said yet said real estate, or to borrow money and piedge said property for a Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any parall estate for the repayment of the same; provided, however, that real of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustees efficient of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treased at Cleveland, Tennessee.
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatements there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, man described real estate for the sole and exclusive use fennessee. Said Board of Trustees shall have the right, treal estate is located, to sell, transfer and convitue repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice there is not to borrow maney and pledge said real consent of the State Overseer, shall have full purposes of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and benefit as a local Church of God for the use and benefit as the Headquarters of the Church of God we covenant that we are lawfully seized and pright to sell and convey the same; that the times the sell and convey the same; that the times is the sell and convey the same is the sell and the same is the sell and the same is the same is the	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sairly said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that real of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee nefit of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treased at Cleveland, Tennessee. Dossessed of the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatements there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, man described real estate for the sole and exclusive use fennessee. Said Board of Trustees shall have the right, treal estate is located, to sell, transfer and convitue repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice there is not to borrow maney and pledge said real consent of the State Overseer, shall have full purposes of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and benefit as a local Church of God for the use and benefit as the Headquarters of the Church of God we covenant that we are lawfully seized and pright to sell and convey the same; that the times the sell and convey the same; that the times is the sell and convey the same is the sell and the same is the sell and the same is the same is the	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sairly said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any parallestate for the repayment of the same; provided, however, that real of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee after the such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treased at Cleveland, Tennessee. Dossessed of the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except NONE The total control of the control of the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except NONE
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatements there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, man described real estate for the sole and exclusive use Tennessee. Said Board of Trustees shall have the right, real estate is located, to sell, transfer and convite repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice there is not a two-thirds majority of all those present consent of the State Overseer, shall have full put thereof, or to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and bent the ministry in such state. All of the above and foregoing limitations are are set forth in the Official Minutes thereof urer at the Headquarters of the Church of God We covenant that we are lawfully seized and pright to sell and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which said rey said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part lestate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee selfit of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas of at Cleveland, Tennessee. Sossessed of the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except NONE The title thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the citile thereto against the lawful claims of all persons whomsoever and the
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estagenances there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, man described real estate for the sole and exclusive use fennessee. Said Board of Trustees shall have the right, we real estate is located, to sell, transfer and convite repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice therefore the said on the State Overseer, shall have full proposed to be a said easy and the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and benthe ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof are set forth in	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sair vey said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eaf, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee hereit of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas of at Cleveland, Tennessee. Sossessed of the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except NONE The trustees are the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except JULY 19 77
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatements there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, man described real estate for the sole and exclusive use fennessee. Said Board of Trustees shall have the right, we real estate is located, to sell, transfer and converte repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice there is in the said of the State Overseer, shall have full put thereof, or to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and benthe ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof are at the Headquarters of the Church of God We covenant that we are lawfully seized and pright to sell and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this	ate, together with all and singular the hereditaments and appur impertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sairey said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee hefit of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas dat Cleveland, Tennessee. Dossessed of the said real estate; that we have a good and lawfurtle so conveyed is free and unencumbered, except NONE The trustees are trusted as the lawful claims of all persons whomsoever are title thereto against the lawful claims of all persons whomsoever are title thereto against the lawful claims of all persons whomsoever. JULY 19 77 (Seal
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estagenances there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, mandescribed real estate for the sole and exclusive use rennessee. Said Board of Trustees shall have the right, we real estate is located, to sell, transfer and convitue repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice thereton by a two-thirds majority of all those present consent of the State Overseer, shall have full purposed to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and benefits the ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof are set forth and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this 28th day of Witnesses to Signatures:	ate, together with all and singular the hereditaments and appur impertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sairey said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee shelf of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treased at Cleveland, Tennessee. Sossessed of the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees and approve the proposed transact and trustees and trustees and trustees and trustee
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatenances there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, mandescribed real estate for the sole and exclusive use rennessee. Said Board of Trustees shall have the right, we real estate is located, to sell, transfer and convitue repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice thereton by a two-thirds majority of all those present consent of the State Overseer, shall have full put the said estate of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and bent the ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof urer at the Headquarters of the Church of God we covenant that we are lawfully seized and pright to sell and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this 28th day of Witnesses to Signatures:	ate, together with all and singular the hereditaments and appur impertaining, unto the above-named Trustees, successors in trust an imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which sair very said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee shell of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas d at Cleveland, Tennessee. Sossessed of the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees are the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees are the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees are the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees are trusted and trusted and trustees are trusted as the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatenances there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, mandescribed real estate for the sole and exclusive use Tennessee. Said Board of Trustees shall have the right, real estate is located, to sell, transfer and convite repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice theretion by a two-thirds majority of all those present consent of the State Overseer, shall have full put thereof, or to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and bent the ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof urer at the Headquarters of the Church of God we covenant that we are lawfully seized and pright to sell and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this28th day of . Witnesses to Signatures:	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust and imitations: lage and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which said very said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be seemore than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the power to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee selfit of such local church, without the approval of any conference of the those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas of at Cleveland, Tennessee. Dossessed of the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees adopted by the lawful claims of all persons whomsoever JULY 19 77 (Seal)
RMC Office for Greenville Country HAVE AND TO HOLD, The said real estatements there-unto belonging or in anywise a assigns, forever, subject alone to the following it Said Board of Trustees shall hold title to, mandescribed real estate for the sole and exclusive use Tennessee. Said Board of Trustees shall have the right, we real estate is located, to sell, transfer and convite repayment of the same, at any time said less than \$500.00. If the amount involved shall be the proposed transaction to a called conference called on not less than three days notice theretion by a two-thirds majority of all those present consent of the State Overseer, shall have full put thereof, or to borrow money and pledge said real gardless of the amount involved the said Board Overseer, to transfer and convey the real estate of a local Church of God for the use and bent the ministry in such state. All of the above and foregoing limitations are set forth in the Official Minutes thereof urer at the Headquarters of the Church of God we covenant that we are lawfully seized and pright to sell and convey the same; that the time and that we will forever warrant and defend the WITNESS our hands, this 28th day of Witnesses to Signatures:	ate, together with all and singular the hereditaments and appur appertaining, unto the above-named Trustees, successors in trust an imitations: large and control, or cause to be managed and controlled, the above and benefit of the Church of God, having headquarters at Cleveland with the consent of the State Overseer of the State in which saivey said real estate, or to borrow money and piedge said property for Board may think best, provided that the amount involved shall be more than \$500.00, then the said Board of Trustees shall submit of the ministry of the State in joint session, said conference to be eof, and if the joint conference shall approve the proposed transact at the said joint conference, the said Board of Trustees, with the owner to sell, transfer and convey the said real estate, or any part estate for the repayment of the same; provided, however, that red of Trustees shall have the right, with the consent of the State herein described, or any portion thereof, to a local Board of Trustee heefit of such local church, without the approval of any conference of those adopted by the General Assembly of the Church of God and which are of record in the Office of the General Secretary-Treas of at Cleveland, Tennessee. Dossessed of the said real estate; that we have a good and lawfut the so conveyed is free and unencumbered, except NONE The trustees and unencumbered, except NONE

4328 RV-2

114