		MEENVILLE CO. S. C.I.	BOOK 798 PAUL 4
	TITLE TO REAL ESTATE—Prepared by HARRER D. HAWKIN	TIDANEY AT LAW. GREER, SOUTH CAROLINA	BUUN 100 PAUES
	State of South Carolina	19 3 42 PM 1966	
•	Greenville COUNTY	R. M.C. TARBUS All Men by These?	Presents:
	That Burgiss Hills, Inc.		
	in consideration of the sum of One (\$1.00)		in the State aforesaid,
	and Liquidation of Corporation,		,
	to the grantor(s) in hand paid at and before the sealing of the edged), have granted, bargained, sold and released, and by Dan D. Davenport, Cecil W. McClimon, is to say, a one-fourth undivided in their respective Heirs and Assigns F. All that certain lot or parcel County of Greenville, Chick Springs! the north side of Wade Hampton Bouled No. "C" on a plat of BURGISS HILLS, Registered Surveyor, on March 24, 190 orded in the R.M.C.Office for Greenville above mentioned plat. This conveyance is made subject the above mentioned plat. This conveyance is made subject the benefit of the owner(s) of Tract along the extreme rear 178 feet of Tifeet in width extending 178 feet in and "C", the northern border of which and 4 of Burgiss Hills. Any tract or street over said easement shall be that which is absolutely incidental one so constructing a road or street responsible for the entire costs the be reimbursed by other property owner basis, only for the portion of the stowners actually use. No building shall be erected of sale, storage, or advertisement of a Subject to all rights-of-way & easem TOGETHER with all and Singular the Rights, Measement and a Rights, Measement and a Rights, Measement and a Rights, Measement and Rights and Rights, Measement and Rights and Rights, Measement and Rights and	y these presents do grant, bargain, sell and relected ward C. Bailey, and Jame terest to each of the above orever: of land in the State of So Township, in the City of Grard, being shown and design SECTION 4, prepared by H.S. 66, and as amended on May 4 ille County in Plat Book Behis tract, specific referent to an easement for ingress "C" or the owners of any pract "C", more particularly length from the common line hashall be along the common owner desiring to build or ersponsible for all damage to the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except that the construction thereof over or across the said eareof, except the said that the construction the eareof or across the said that the construction the eareof of t	ease unto the said grantee(s) s A. Bailey, that named grantees, uth Carolina, eer, lying on nated as Tract Brockman, , 1966, and rec- B, Page 190. ce is made to s and egress, for ortion thereof, a strip fifty of Tracts "B" line of Sections construct a road es, except for Further, any- sement shall be ructing party sha , on a pro-rata erty owner or used for the ype. ts, & on the prem
	or in anywise incident or appertaining		
	or in anywise incident or appertaining TO HAVE AND TO HOLD all and singular the s andtheir respective Heirs and Assigns forever. And the grantor(s) do(es) hereby bind the grantor(s) forever defend all and singular the said premises unto the g against the grantor(s) and the grantor(s) THEE and agains	aid Premises before mentioned unto the grand and the grantor's(s) ***********************************	ntee(s) hereinabove named, Assichas antiskados to warrant and ntee's(s') Heirs and Assigns
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on the state of th	or in anywise incident or appertaining TO HAVE AND TO HOLD all and singular the sandtheir respective Heirs and Assigns forever. And the grantor(s) do(es) hereby bind the grantor(s) forever defend all and singular the said premises unto the gagainst the grantor(s) and the grantor(s) / **THEN** and agains part thereof. Witness the grantor's(s') hand and seal this of our Lord One Thousand Nine Hundred and Sixty Signed, Sealed and Delivered in the Presence of Marrie Lambina Greenville County Personal made oath that she saw the within named grantor(s), officers, deliver the within written deed, and that She, with	and the grantor's(s') THE TENNIS AND	mtee(s) hereinabove named, Assigns and Assigns or to claim the same or any in the year (Seal) (Seal) (Seal) (Seal) (Seal) Edwards S duly authorized as its act and deed essed the execution thereof. WER to Deed ry Public, do hereby certify

day of, A. D., 196..... Notary Public for South Carolina 3 542 P.M., No. 33.090; **U. S. \$**.....