STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE

DEC 8 3 22 PH '71 OLLIE FARNSWORTH R. H. C.

		DDECENI	

POINSETT REALTY COMPANY

KINOW MET WITH BY THESE LITTLE TO THE		~ 1.			_	principal	nlace	۸ŧ	husiness	at
A Corporation chartered under the laws of the Sta	ate of South									
as come South (Carolina	in consideration of	of						,	
Five Thousand a	and no/ 100	(\$5,000.00)	Doll	lars					Doll	ars,
the receipt of which is hereby acknowledged, has	granted, bargaine	ed, sold, and released;	, and l	by these	pre	sents does	grant,	barg	jain, sell e	and

release unto WILLIAM C. HENDRIX, III and JEAN S. HENDRIX, their heirs and assigns forever:

All that piece, parcel or lot of land being known and designated as Lot No. 193, Section IV of Subdivision known as POINSETTIA, said Subdivision being situated within the corporate limits of the Town of Simpsonville, plat of said Subdivision being recorded in the RMC Office for Greenville County in Plat Book 4-N at page 24.

A more particular description of said above numbered lot may be had by reference to said plat.

The above numbered lot was conveyed to the granting corporation by two deeds one recorded in the RMC Office for Greenville County in Deed Volume 769 at page 387, and omerecorded in the RMC Office for Greenville County in Deed Volume 769 at page 367.

This conveyance is made subject to the restrictive and protective covenants affecting Section IV of Subdivision known as POINSETTIA, said Restrictive and Protective Covenants being recorded in the RMC Office for Greenville County in Deed Volume 921 at page 621.

This conveyance is made subject to any restrictive covenants, building set-back lines, rights-of-way and easements which may affect the above described property.



together with all and singular the rights, members, hereditaments and appurtenances to said premises belonging or in any wise incident or rogetner with all and singular the rights, the natural of the premises before mentioned unto the grantee(s), and the grantee's(s') heirs or appertaining; to have and to hold all and singular the premises before mentioned unto the grantee(s), and the grantee's(s') heirs or successors and assigns, forever. And, the granter does hereby bind itself and its successors to warrant and forever defend all and singular said premises unto the grantee(s) and the grantee's(s') heirs or successors and against every person whomsoever lawfully claiming or to claim the same or any part thereof.

IN WITNESS whereof the grantor has caused its corporate seal to be affixed hereto and these presents to be subscribed by its duly authorized

(SEAL)

Ŋ

1971 . November day of officers, this POINSETT REALTY COMPANY SIGNED, sealed a nd delivered in the presence of: A Corporatio Secretary President & Secretary STATE OF SOUTH CAROLINA **PROBATE**

COUNTY OF GREENVILLE

Personally appeared the undersigned witness and made oath that (s)he saw the within named Corporation, by its duty authorized officers, sign, seal and as the grantor's act and deed deliver the within written deed and that (s)he, with the other without advantage affective above without and the grantor's act and deed deliver the within written deed and that (s)he, d above witnessed the execution thereof.

with the other witness superiors above williams	• 1	
SWORN to before this 30th day of November	1971.	
COLUMN CIG : TANKA TO (SEAL)	· Ann O aller	٠.٠٧
Notory Public for South Carolina.		
My Commission expires: December	o 71 at 3:22 P. M., No. 15874	
RECORDED this A & B day of Begons	/	