TO HAVE AND TO HOLD, all and singular the said Premises before mentioned unto the said Grantee(s) for and during their joint lives and upon the death of either of them, then to the survivor of them, his or her heirs and assigns forever in fee simple, together with every contingent remainder and right of reversion.	
And he does de hereby bind	his Heirs, Executors
and Administrators, to warrant and forever defend all and singular	
Robert E. Bennefield and Linda C. Be for and during their joint lives and upon the death of either of the	ennefield
forever in fee simple, against himself whomsoever lawfully claiming, or to claim the same, or any part t	hereot: r;
IN, WITNESS WHEREOF, the Grantor(s) ha _s hereunto first above written.	sethishand(s) and seal(s), the day and year
$\mathcal{A}_{\mu}$	2/4//
Signed, sealed and delivered in the presence of:	de H. Stephens, Jr., Trustee
Charles Micclesky	(SEAL)
STATE OF SOUTH CAROLINA ) COUNTY OF CREENVILLE )	
Personally appeared before me	eskey, who being
duly sworn, says that he saw the within named was	le H. Stephens, Jr., Trustee
si	m, seal, and as his act and deed, deliver the
foregoing instrument for the purpose therein mentioned, and that witnessed the execution thereof.	he with Bill H. Kelley
Sworn to before me this l.s.t	harlis McClesbeer Witness
Notary Usic For South Carolina  My Commission expires on 4/7/79	Witness
y	

(Continued on next page)