TITLE TO REAL ESTATE - Propaged by Charge Will Endown to Law, Greenville, S. C.

STATE OF SOUTH CAROLINA COUNTY OF GREENVILLE DIAMES INAKERSLEV Mae H. Aiken, of the County and R.M.C. Hattie Mae H. Aiken, of the County and rideration of a retroactive life estate with aderation of a retroactive life estate with a county and a retroactive life estate with a retroactive life estate wit State aforesaid, in consideration of a retroactive life estate with all rents and profits from December 26th, 1972, in, from and to real estate more particularly described in deeds exchanged between the grantees and grantor simultaneously herewith, the same being of equal

valuethe receipt of which is hereby acknowledged, have granted, bargained, sold, and released, and by these presents do grant, bargain, sell and release unto Julius B. Aiken and Harold W. Aiken, their heirs and assigns for ever, all my right, title and interest, the same being an undivided one-half interest in and to the following described real estate:

All that piece, parcel or lot of land in Greenville Town-ship, Greenville County, State of South Carolina, situate on Henderson Street, known and designated as Lot No. 30, Block "C", of the City View Subdivision as shown by Plat recorded in the R.M.C. Office for Greenville County, in Plat Book "A", at page 460. Said lot fronting on Henderson Street 50 feet and running back on the north side 155 feet and on the south side 140 feet.

The foregoing described real estate is the same undivided one-half interest inherited by the grantor from her late husband, Bates Aiken, by the terms of his Last Will and Testament, duly probated and of record in the Probate Court for Greenville County, South Carolina, appearing as Apartment 1262, File 8. -225-126-3-10

together with all and singular the rights, members, hereditaments and appurtenances to said premises belonging or in any wise incident or apper-taining; to have and to hold all and singular the premises before mentioned unto the grantee's(s) heirs or successors and administrators to warrant and forever. And, the grantor(s) do(es) hereby bind the grantor(s) and the grantor's(s') heirs or successors, executors and administrators to warrant and forever defend all and singular said premises unto the grantee's(s) and the grantee's(s') heirs or successors and against every person whomsoever law fully claiming or to claim the same or any part thereof. fully claiming or to claim the same or any part thereof.

WITNESS the grantor's(s') hand(s) and seal(s) this 6th day of Hallel Mas H. Older

SIGNED replied and delivered in the presence of: SIGNED, sealed and delivered in the presence of: (SEAL) Debarah D. Sarrison COUNTY OF GREENVILLE

Sign, seal and as the grantor(s) act and deed deliver the within deed and that (s)he, with the other witness subscribed above witnessed the execution thereof. 19 73. SWORN to before me this 6thday of July, North Public for South Carolina. 1-29-81 My commission expires: -Unnecessary - grantor

Wife (vives) of the above named grantor(s) respectively, tild this day appear before me, and each, upon being privately and separately examined by inquish unto the grantee(s), voluntarily, and without any compulsion, dread or fear of any person whomsewer, renounce, release and forever reme, did declare that she does freely, voluntarily, and without any compulsion, dread or fear of any person whomsewer, renounce, release and forever remounce and to all and singular the premises within mentioned and released.

CIVEN under my hand and seed this RENUNCIATION OF DOWER -Unnecessary - grantor a GIVEN under my hand and seal this 19 day of _(SEAL) Notary Public for South Carolina. 10. 73. at 13:10 A. M., No. 124-2-5, 18-1-11-6, 19-4-2-9-1 #1696 77th day of July