## GREENVILLE CO. S. C.

CONTRACT FOR DEED 522 30 10	SUB-DIVISION
STATE OF SOUTH CAROLINA) COMMIES.TA	
COUNTY OF GREENVILLE ; R.M.	C.
THIS AGREEMENT ma	ade and entered into this 8day
of August , 19 73 by and	
	Greenville County.
South Compline homeineften seller	the Seller and Wm. E. Lollis and
	of 1 Nature Trail, Piedmont Park
	hereinafter called the Buyer.
Buyer hereby agrees to buy, at the price and uponed lot or parcel of land situate in the County of	
###_ 45.57 Acres	Street Hwy. 418 & Maywood Drive
as shows on plat of	, which is duly recorded in the R.H.C. Office for
Greenville County, S. C., in Plat Book, at the said property is sold and shall be conveyed conditions, to-wit:	page, reference to which is hereby made; and subject to the following restrictions, covenants and
•	
	•
•	
	the Buyer shall pay for the said lots is the sum of
, which woley shall be po	aid as follows: \$ 8,000.0Qm cash, the receipt of
which is hereby acknowledged; and the balance si each, beginning one month from this date, the de annum.	eferred payments to bear interest at the rate of \$237.30
All deferred payments	are to be made at the J & A Inc.
Box 7, La Grange, Ky.	
as the same becomes due and payable, the Seller	aid purchase price of said property and interest thereon covenants to convey the said property or cause the same leed with general warranty, free and clear of all liens due and payable and subject to the reservations and con-
and at the time above set forth, time being decord thirty (30) days default by the Buyer in make option of the Seller all rights and interest of terminated by the Seller, and in such event all greenest may be retained by the Seller as rental	y the said purchase price of said property in the manner lared of the essence of this contract, and in the event ing any of the payments herein provided for, then, at the the Buyer under this agreement may thereupon be declared money paid by the Buyer under the provisions of this all of said property, and said contracts shall thereafter any other remedy which may be proper in the premises.
that the property berein described has been insthus been purchased by the Buyer solely as the retained, and not upon any inducements, represent person whatsoever not fully set forth herein, a ment between the Seller and the Buyer relative	
IN VITNESS WHEREOF, the mad seals the day and year first above written.	e parties to this agreement have bereunto set their hands
Car lene Valson	Hy Johnan Seatt.
Harris & L.	Authorized Seller Representative
1) Da Da	Bayer Laller (Seal)
Wanglas De IN State of	of Caller (Seal)

0-