STATE OF SCUTT CARCLINA, Concept of Greatwills. Now with New WY TYPESE PRESENTS, That	
County of Greenville. RNOW ALL MEN BY THESE PRESENTS. The	
Course of Generaliz KNOW ALL MEN BY THESE PRESENTS. That S. Slater & Sons, Inc., a responsion character under the less of the Saw of Delaware	
Compt of Greenilia. KNOW ALL MEN BY THESE PRESENTS, That	
Compt of Greenilia. KNOW ALL MEN BY THESE PRESENTS, That	
County of Greeville. NOW ALL MEN BY THESE PRESENTS, That. S. Slater & Sons, Inc., no progradual character useful the less of the Same of	
County of Greenith. KNOW ALL MEN ON THESE PRESENTS, That. S. Slater & Sons, Inc., a coponion character under the less of the State of	
County of Greeville. NOW ALL MEN BY THESE PRESENTS, That. S. Slater & Sons, Inc., no progradual character useful the less of the Same of	
Compt of Greenilia. KNOW ALL MEN BY THESE PRESENTS, That	
a coperation characted such the laws of the Sate of Delaware in the Sate of South Carolina for and in considerate the same of Twolve Hundred Twenty Fire & no/100 (\$1.225.00) not it had dely paid at and before the scaling and delivery of these presents by the grantes of becinding manued (the receipt scheeced in breely admission in a granted, harplaned, self-and relocate, and by these presents fore gand, burgain, etcl and release tome. Wellace McGarter, his heirs saling and state of South Carolina and the state of South Carolina and the South Carolina and Car	
a coprocision chairword under the laws of the State of Belaware Belaware South Gerol ina for and in consideration of Two laws Hundred Twenty Five & no/100 (\$1,225,00)	
Sieter, in the sum of Twelve Hundred Twenty Five & no/100 (81,225,00) Twelve Hundred Twenty Five & no/100 (81,225,00) The law distributed Hundred Twenty Five & no/100 (81,225,00) The law of the send of the s	iness at
to it is hand day poid at and before the scaling and delivery of these presents by the grantes() bereinstric named (the receint scheece) is according to the scaling and the scaling and delivery and these presents does grant, bargain, and and colors unto. Wellacce McCarter, his hearts assigned: All that certain piece, parcel or lot of lend on the East side of Webster Street, i lilege of S. Slatter & Sons, Inc., at Slatter, in the Country of Greenville, State of South C. Scaling Mrnow and designated as Lot No. 32 of Block D. as shown on a plat of the Village of S. Slatter & Sons, Inc., made by J. R. Sirvine & Company, Engineers, on July 10, 1940, which placeded in the F. M. C. Office for Greenville Country, in Flat Book K, at pages 63, 64, and making according to said plats, the following metes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and treated, and running thence with Webster Street, N. 2-34, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with Webster Street, N. 10. 51, N.72-26 E. 187-26 E. 186 et to an iron pin on the North side of Edison Street; themse with Edison Street; There is not pin on the North side of Edison Street; themse with Edison Street; There is no plan of the Street of Street of the Street of Street of the Street of St	ation of
to it is mand deby point at and before the scaling and delivery of these presents by the granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto. Wallace McGartar, his heirs sellings. All that certain piece, parcel or lot of land on the East side of Webster Street, i lilege of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South C eding Income and designmented as Lot No. 20 of Block D, as shown on a plat of the Village of S elictor & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which pleaceded in the R. M. C. Office for Greenville County, in Plat Book K, at pages 65, 64, and making according to said plat, the following metes and bounds, to-wit: Beginning at an iron pin at the Nartheast corner of the intersection of Webster and treates, and rumning thence with Webster Street, N. 2-34, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the lime of Lot No. 31, Na%7-26 E, 15 feet to an iron pin on the North side of Edison Street; thence with Edison Street; N. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street; N. 125 feet to the beginning corner. **Total County of Pages and County of Page	
sesigned, seed and released, and by these presents does great, bargain, and and release unto. Wellace McCarter, his heirs sessions. All that certain piece, parcel or lot of land on the Hast side of Webster Street, i fillage of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South Cetting known and designated as Lot No. 32 of Flock D., as shown on a plat of the Village of S. Slater & Sons, Inc., made by J. R. Sirrine & Company, Engineers, on July 10, 1940, which plecarded in the R. M. C. Office for Greenville County, in Plat Book K, at pages 65, 643, and and having according to said plat, the following motes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and breets, and running thence with Webster Street, N. 2-24, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an in, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No124, E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street; thence with Edison Street in the Street of the beginning corner. **The Company of the Company of the Street of the Stre	
All that certain piece, percel or lot of land on the East side of Webster Street, it illage of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South C eing known and designated as Lot No. 32 of Elock D, as shown on a plat of the Village of S later & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which pleocreded in the R. M. C. Office for Greenville County, in Flat Book K, at pages 63, 64, and making according to said plat, the following metes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and Errects, and rumning thence with Webster Street, N. 2-54, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N87-26 E, 125 feet to an in, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No24, E. 75 feet to an Iron pin on the North side of Edison Street; thence with Edison Street (7-26 W. 125 feet to the beginning corner. By 125 feet to the beginning corner.	ledged) s and
All that certain piece, percel or lot of lend on the East side of Webster Street, i illiage of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South of Sing known and designated as Lot No. 32 of Block D. as shown on a plat of the Village of Slater & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which pleceded in the R. M. C. office for Greenville County, in Plat Book K, at pages 63, 54, and and having according to said plat, the following metes and bounds, to-wit: Beginning at an iron pln at the Northeast corner of the intersection of Webster and breets, and rumning thence with Webster Street, N. 2-34 W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street W. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street W. 125 feet to the beginning corner. 7-26 W. 125 feet to the beginning corner.	
design of S. Slater & Sons, Inc., at Slater, in the County of Greenville, State of South Cenns known and designated as Lot No. 32 of Block D, as shown on a plat of the Village of S. Slater & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which placed of in the R. M. C. Office for Greenville County, in Plat Book K, at pages 63, 64, and made having according to said plat, the following motes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and tracts, and rumning thence with Webster Street, N. 2-34, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an injuing corner of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street, 72-26 W. 125 feet to the beginning corner. **The First Corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No34, E. 75 feet to the beginning corner. **The First Corner of Lots No. 1 and 2 of Block D; thence with Edison Street; Thence with Edison Street of the Street of Street Corner of Lots No. 1 and Street C	in th
Hatter & Sons, Inc., made by J. E. Sirrine & Company, Engineers, on July 10, 1940, which plecorded in the R. M. C. Office for Greenville County, in Plat Book K, at pages 52, 64, and much having according to said plat, the following metes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and trees, and rumming thence with Webster Street, N. 2-34 W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an injury, joint rear corner of Lots No. 1 and 20 fBlock B; thence with the rear line of Lot No. 1-34 E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street Ny-26 W. 125 feet to the beginning corner. 17-26 W. 125 feet to the beginning corner. 18-20 M. 125 feet to the beginning corner. 18-20 M. 125 feet to the beginning corner. 18-20 M. 125 feet to the beginning corner. 28-20 M. 125 feet to the beginning to the street of	
recorded in the R. M. C. Office for Greenville County, in Plat Book X, at pages 63, 64, and and having according to said plat, the following metes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and itreets, and rumning thence with Webster Street, N. 2-34, W. 75 feet to an iron pin, joint for corner of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an and, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No. 2-34, E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 1 and 2 of Block D; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 2 and Iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 2 and Iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 2 and Iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 2 and Iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. **Corner of Lots No. 2 and Iron pin on the North side of Edison Street; the Iron pin of the North side of Edison Street; the Iron pin of the North side of Edison Street; the Iron pin of the North side of Edison Street 17-26 W. 125 feet to the Beginning corner. **Corner of Lots No. 2 and Iron pin of the North side of Edison Street 17-26 W. 125 feet 17-26	s.
med having according to said plat, the following motes and bounds, to-wit: Beginning at an iron pin at the Northeast corner of the intersection of Webster and treets, and rumning thence with Webster Street, N. 2-3½ w. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 g. 125 feet to an indi, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No3½, g. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street; 27-26 w. 125 feet to the beginning corner. In the second of t	
Beginning at an iron pin at the Northeast corner of the intersection of Webster and threets, and rumning thence with Webster Street, N. 2-74 w. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street 17-26 w. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street 17-26 w. 125 feet to the beginning corner. ***Household the street is the street in the street in the street is the street in the street in the street in the street is the street in the street in the street in the street in the street is the street in the	<u>nd 65,</u>
Streets, and rumning thence with Webster Street, N. 2-34, W. 75 feet to an iron pin, joint former of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an din, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No. 2-34 E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street, 77-26 W. 125 feet to the beginning corner. **The present reserve to Bailt, its accordance and antirm, all water and sower pice final darket little and sower loss, which, finite, but, who, which, the corner, and other presents being and severe loss, the pick of	a mai
corner of Lots No. 31 and 32; thence with the line of Lot No. 31, N.87-26 E. 125 feet to an sinon pin on the North side of Edison Street; thence with Edison Street; 72-26 W. 125 feet to an iron pin on the North side of Edison Street; thence with Edison Street 172-26 W. 125 feet to the beginning corner. **Corner of Lots No. 1 and 1 an	
Ain, joint rear corner of Lots No. 1 and 2 of Block D; thence with the rear line of Lot No. 1-34 E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street 17-26 W. 125 feet to the beginning corner. All the street of the s	
2-34 E. 75 feet to an iron pin on the North side of Edison Street; thence with Edison Street 27-26 W. 125 feet to the beginning corner. **State	
clearing lies and power lies, naive, ditties, indexests, pale, wire, transferrence and other apparetus part in conception with and former part of the wire, transferrence and other apparetus part in conception with and former part of the wire, transferrence and other apparetus part in conception with and former part of the wire, transferrence and other apparetus part in the part of the wire, transferrence and other apparetus part in the part of the wire, transferrence and other apparetus part of the part o	
clearing lines. The grandor reserves to limits, its ansections and environ, all water and sever tiples first clearing lines and the continue a part of the water, and product in accepts done, and privary distri- bestion and severage severage of the village of it, black is form, inc. of Start, S. C. which may be leveled bestion and severage severage of the village of it, black is form, inc. of Start, S. C. which may be leveled bestion and severage severage of the village of it, black is form, inc. of Start, S. C. which may be leveled bestion and severage severage of the village of it, black is form, inc. of Start, S. C. which may be leveled bestion and severage in the severage severage of the severage of the severage of the severage of the product in the severage of the severage of the severage in the severage of the sev	
The granter reserves to itself, its successors and assigns, all water and sever pipe limit electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus juded in connection with and forming a part of the water. The protection, excettly light and power distri- bution and sewerage systems of the village of Shater & Son, inc. at Stater, S.C. which may be lecated on the left herein conversed, together with the right, and excepted, in mercetricity to go upon the land for the purpose of maintenance, repair and operation of said water, sewer, electric light and power lines, as some are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot, and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot. It is contemplated that there will be organic or district unstruct to the provisions of Act. No. 134 of the Acts of 1814 of Shath-Use lines of district unstruct to the provisions of may transfer the water, fire protection, severale overprotent, or in part to such district, and in part to a public service occepted on a such district, and in part to a public service and thereupon the spranted reapplicable in a made subject to the following restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That the lot above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus lifed in connection with and forming a part of the water, line proteins a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S. C., which may be lecated on the left herein convered, together with the right, and encount, in mercetricity to go upon the land for the purpose of maintenanca, repair and operation of said water, sever, electric light and power lines, as seminated, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot. And the serving contemplated that there will be organized in elitatic tursuant to the provisions of the serving of the Acts of 1814 of Sauth-Unclina or distribution that the grantor, herein may transfer the water, fire protection, severage exponential, and may be activated as in part to see a public service corporation, or in part to seed district, and in part to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to seed district or to a public service corporation, or in part to seed district, and in part to seed district or to a public service corporation, or in part to seed district or to a public service corporation, or in part to seed district or to a public service corporation or service corporation and village to seve distributions. It is understood and agreed that the conveyance of the	
The granter reserves to itself, its successors and assigns, all water and sever pipe limit electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus juded in connection with and forming a part of the water. The protection, excettly light and power distri- bution and sewerage systems of the village of Shater & Son, inc. at Stater, S.C. which may be lecated on the left herein conversed, together with the right, and excepted, in mercetricity to go upon the land for the purpose of maintenance, repair and operation of said water, sewer, electric light and power lines, as some are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot, and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot. It is contemplated that there will be organic or district unstruct to the provisions of Act. No. 134 of the Acts of 1814 of Shath-Use lines of district unstruct to the provisions of may transfer the water, fire protection, severale overprotent, or in part to such district, and in part to a public service occepted on a such district, and in part to a public service and thereupon the spranted reapplicable in a made subject to the following restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That the lot above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limit electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus juded in connection with and forming a part of the water. The protection, excettly light and power distri- bution and sewerage systems of the village of Shater & Son, inc. at Stater, S.C. which may be lecated on the left herein conversed, together with the right, and excepted, in mercetricity to go upon the land for the purpose of maintenance, repair and operation of said water, sewer, electric light and power lines, as some are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot, and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot. It is contemplated that there will be organic or district unstruct to the provisions of Act. No. 134 of the Acts of 1814 of Shath-Use lines of district unstruct to the provisions of may transfer the water, fire protection, severale overprotent, or in part to such district, and in part to a public service occepted on a such district, and in part to a public service and thereupon the spranted reapplicable in a made subject to the following restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That the lot above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus lifed in connection with and forming a part of the water, line proteins a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S. C., which may be lecated on the left herein convered, together with the right, and encount, in mercetricity to go upon the land for the purpose of maintenanca, repair and operation of said water, sever, electric light and power lines, as seminated, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here in granted it as far as they are occated on said lot. And the serving contemplated that there will be organized in elitatic tursuant to the provisions of the serving of the Acts of 1814 of Sauth-Unclina or distribution that the grantor, herein may transfer the water, fire protection, severage exponential, and may be activated as in part to see a public service corporation, or in part to seed district, and in part to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to see a public service to a public service corporation, or in part to seed district, and in part to seed district or to a public service corporation, or in part to seed district, and in part to seed district or to a public service corporation, or in part to seed district or to a public service corporation, or in part to seed district or to a public service corporation or service corporation and village to seve distributions. It is understood and agreed that the conveyance of the	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus itself in connection with and forming a part of the water, line proteins, a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S.C., which may be lecated on the left herein conversed, together with the right and cacepant, in acrosticity to go upon the land for the purpose of maintenance, repair and operation of said water, sever, electric light and power lines, as same are now located, but this reservation, their, not include the individual bouses water and sewer pipe lines serving the house on the lot here in granted in so far as they are occated on said lot. It is contemplated that there will be organized in a district burst of the granter, the provisions of Act. No. 734 of the Acts of 1814 of Sauth-Use lines of the maps light, have send that the granter for provisions and village to such district or to a public service expression, and the apparation is an in said village to such district or to a public service expression, and the part to such district, and in part to a public service corporation, or in part to such district, and in part to a public service corporation, or in part to such district, and in part to such district or to a public service expression, and village that case. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or the granter from the above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus itself in connection with and forming a part of the water, line proteins, a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S.C., which may be lecated on the left herein conversed, together with the right and cacepant, in acrosticity to go upon the land for the purpose of maintenance, repair and operation of said water, sever, electric light and power lines, as same are now located, but this reservation, their, not include the individual bouses water and sewer pipe lines serving the house on the lot here in granted in so far as they are occated on said lot. It is contemplated that there will be organized in a district burst of the granter, the provisions of Act. No. 734 of the Acts of 1814 of Sauth-Use lines of the maps light, have send that the granter for provisions and village to such district or to a public service expression, and the apparation is an in said village to such district or to a public service expression, and the part to such district, and in part to a public service corporation, or in part to such district, and in part to a public service corporation, or in part to such district, and in part to such district or to a public service expression, and village that case. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or the granter from the above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus itself in connection with and forming a part of the water, line proteins, a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S.C., which may be lecated on the left herein conversed, together with the right and cacepant, in acrosticity to go upon the land for the purpose of maintenance, repair and operation of said water, sever, electric light and power lines, as same are now located, but this reservation, their, not include the individual bouses water and sewer pipe lines serving the house on the lot here in granted in so far as they are occated on said lot. It is contemplated that there will be organized in a district burst of the granter, the provisions of Act. No. 734 of the Acts of 1814 of Sauth-Use lines of the maps light, have send that the granter for provisions and village to such district or to a public service expression, and the apparation is an in said village to such district or to a public service expression, and the part to such district, and in part to a public service corporation, or in part to such district, and in part to a public service corporation, or in part to such district, and in part to such district or to a public service expression, and village that case. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or the granter from the above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus itself in connection with and forming a part of the water, line proteins, a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S.C., which may be lecated on the left herein conversed, together with the right and cacepant, in acrosticity to go upon the land for the purpose of maintenance, repair and operation of said water, sever, electric light and power lines, as same are now located, but this reservation, their, not include the individual bouses water and sewer pipe lines serving the house on the lot here in granted in so far as they are occated on said lot. It is contemplated that there will be organized in a district burst of the granter, the provisions of Act. No. 734 of the Acts of 1814 of Sauth-Use lines of the maps light, have send that the granter for provisions and village to such district or to a public service expression, and the apparation is an in said village to such district or to a public service expression, and the part to such district, and in part to a public service corporation, or in part to such district, and in part to a public service corporation, or in part to such district, and in part to such district or to a public service expression, and village that case. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or the granter from the above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	•
The granter reserves to itself, its successors and assigns, all water and severe pipe limits. electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus ijself in connection with and forming a part of the water, line protein, excetch light and power distri- butions and severage systems of the village of S. Stater & Son, inc. at Stater, S. C., which may be lecated on the left herein convered, together with the right and cacegory, in acceptant to go on pon the land for the purpose of maintenance, repair and operation of said water, accept electric light and, power lines, as same are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here a granted in so far as they are occated on said lot. It is contemplated that there will be overail as a district burstlant of the prantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor herein operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be deed to all lots sold by the grantor from the above restrictions are uniform and will appear in the deeds to all lots sold by the	
The granter reserves to itself, its successors and assigns, all water and severe pipe limits. electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus ijself in connection with and forming a part of the water, line protein, excetch light and power distri- butions and severage systems of the village of S. Stater & Son, inc. at Stater, S. C., which may be lecated on the left herein convered, together with the right and cacegory, in acceptant to go on pon the land for the purpose of maintenance, repair and operation of said water, accept electric light and, power lines, as same are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here a granted in so far as they are occated on said lot. It is contemplated that there will be overail as a district burstlant of the prantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor herein operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be deed to all lots sold by the grantor from the above restrictions are uniform and will appear in the deeds to all lots sold by the	
The granter reserves to itself, its successors and assigns, all water and severe pipe limits. electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus ijself in connection with and forming a part of the water, line protein, excetch light and power distri- bution and severage systems of the village of S. Slater & Son, inc. at Stater, S. C., which may be lecated on the let herein convered, together with the right and cacenom, in according to compon the land for the purpose of maintenance, repair and operation of said water, severe, lectric light and, power lines, as same are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and maintain, that lines, as, as relocated, but this reservation, during not include the individual bouses water, and sewer pipe lines serving the house on the lot here a granted in so far as they are occated on said lot. It is contemplated that there will be ortant of a district burstant to the provisions of Act. No. 734 of the Acts. of 1814 of Stath the line of the mappitch law and that the granter herein may transfer the water, fire protection, exercise corporation, or in part to such district, and in part to a public service-corporation,—and-thereupon—the-granted-ra-parability—il-may, with-reference to the operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) —That-no-mercantile-establishment-shall-be-erceted, operated-or-maintained-on—the grantey from the above restrictions are uniform and will appear in the deeds to all lots sold by the	
The granter reserves to itself, its successors and assigns, all water and severe pipe limits. electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus ijself in connection with and forming a part of the water, line protein, excetch light and power distri- bution and severage systems of the village of S. Slater & Son, inc. at Stater, S. C., which may be lecated on the let herein convered, together with the right and cacenom, in according to compon the land for the purpose of maintenance, repair and operation of said water, severe, lectric light and, power lines, as same are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and maintain, that lines, as, as relocated, but this reservation, during not include the individual bouses water, and sewer pipe lines serving the house on the lot here a granted in so far as they are occated on said lot. It is contemplated that there will be ortant of a district burstant to the provisions of Act. No. 734 of the Acts. of 1814 of Stath the line of the mappitch law and that the granter herein may transfer the water, fire protection, exercise corporation, or in part to such district, and in part to a public service-corporation,—and-thereupon—the-granted-ra-parability—il-may, with-reference to the operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) —That-no-mercantile-establishment-shall-be-erceted, operated-or-maintained-on—the grantey from the above restrictions are uniform and will appear in the deeds to all lots sold by the	
The granter reserves to itself, its successors and assigns, all water and severe pipe limits. electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus ijself in connection with and forming a part of the water, line protein, excetch light and power distri- butions and severage systems of the village of S. Stater & Son, inc. at Stater, S. C., which may be lecated on the left herein convered, together with the right and cacegory, in acceptant to go on pon the land for the purpose of maintenance, repair and operation of said water, accept electric light and, power lines, as same are now located, to remove and relocate said lines so as to rur in or along the streets, and to operate and sewer pipe lines serving the house on the lot here a granted in so far as they are occated on said lot. It is contemplated that there will be overail as a district burstlant of the prantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor, herein may transfer the water, fire protection, exception of the maps light, law, and that the grantor herein operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) "That the lot above described shall not be deed to all lots sold by the grantor from the above restrictions are uniform and will appear in the deeds to all lots sold by the	
The granter reserves to itself, its successors and assigns, all water and sever pipe limits electric light and power lines, valves, fittings, hydrants, poles, wires, transformers and other apparatus itself in connection with and forming a part of the water, line proteins, a certic light and power distribution as severage systems of the village of S. Stater & Son, inc. at Stater, S.C., which may be lecated on the left herein conversed, together with the right and cacepant, in acrosticity to go upon the land for the purpose of maintenance, repair and operation of said water, sever, electric light and power lines, as same are now located, but this reservation, their, not include the individual bouses water and sewer pipe lines serving the house on the lot here in granted in so far as they are occated on said lot. It is contemplated that there will be organized in a district burst of the granter, the provisions of Act. No. 734 of the Acts of 1814 of Sauth-Use lines of the maps light, have send that the granter for provisions and village to such district or to a public service expression, and the apparation is an in said village to such district or to a public service expression, and the part to such district, and in part to a public service corporation, or in part to such district, and in part to a public service corporation, or in part to such district, and in part to such district or to a public service expression, and village that case. It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (2) That the lot above described shall not be sold, leased or released to any negro or the granter from the above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
electric light and power lines, values, filtings, hydrants, poles, wires, transformurs and other appearates tipsed in connection with and forming a part of the water, like protection in the power of distri- bution and swerage systems of the village of S. Slater & Sone. Inc. at Slater, S. C. which may be lectated on the purpose of maintenance, repair and operation of said water, accure, electric light and power lines, as same are now located, to remove and relocate said lines as as to run in or along the streets, and to operate and maintain, the lines are so, relocated, but this reservation, dies not include the individual bouse water and saver pipe lines serving the house on the lot here in granted it is clar as they are occured on said lot. It is contemplated that there will be organized a district oursument to the granton hereb may transfer the water, fire protection serving etc. In a part to such district, and in part to a public service-corporation, and otherspon-the-grantening-aparamentality. In any, with reference to the operation or maintenance of any of the utilities in and village shall conse. It is understood and agreed that the conveyance of the above described to it made subject to the following-restrictions-: It is understood and agreed that the conveyance of the above described to its made subject to the following-restrictions-: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. The above restrictions are uniform and will appear in the deeds to all lots sold by the granter from the above mentioned plat.	
the purpose of maintenance, repair and operation of said water, severe, electric light and power lines, as same are now leasted, to remove and relocate said lines so as to rur in or along the streets, and to operate said maintain, the lines, as as a relocate, but this reservation; include the individual house, water and sewer pipe lines serving the house on the lot here a granted it so far as they are ocated on said lot. It is contemplated that there will be organic at a district narrow at the provisions of Act. No. 134 of the Acts of 1834 of Sauth the lines, or district narrow to the provisions of the provisions of the strategy of the same of the same and the grantor, herein may transfer the water, fire protection, sewerage of the same public service corporation, or in part to such district, and in part to a public service corporation, and thereupon—the granton's proposition, and, with reference to the operation or maintenance of any of the utilities in said village; shall couse. It is understood and agreed that the conveyance of the above described to is made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That no mercantile establishment—shall—be erected, operated—or—maintained—on—the grantor, from the above restrictions are uniform and will appear in the deeds to all lots sold by the grantor, from the above mentioned plat.	
same are now focated, to remove and relocate said lines so as to run in or along the streets, and to operate and maintain, the lines serving the house on the lot here'n granted in so far as they are occured on said lot. It is contemplated that there will be ortained a vibricit consument to the provisions of Act. No. 734 of the Acts of 1814 of Sauth there will be ortained as vibricit consument to the provisions of way transfer the water, fire protection, exercing else in a part to public service comporation, or in part to such district, and in part to a public service-comporation,—and—thereupon—the granted are producing in any, with reference to the operation or maintenance of any of the utilities in said village shall conse. It is understood and agreed that the conveyance of the above described lot is made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That no mercantile—establishment—shall—be—erected,—operated—or—maintained—on—the stably mentioned—plat. The above restrictions are uniform and will appear in the deeds to all lots sold by the stanton—the above mentioned—plat.	
Act. No. 734 of the Acts of 1824 of Sauth the line of the appricable law and the grantor, herein may transfer the water, fire protection, esserting of the appricable law and the grantor, herein may transfer the water, fire protection, esserting of the appricable law and the grantor herein village to such district or to a public service employed on, or in part to such district, and in part to a public service-corporation,—and—thereupon—the—grantoric re-proneinity, if—any, with—reference—to—the— operation or maintenance of any of the utilities in said village shall conse. It is understood and agreed that the conveyance of the above described lot is made subject to the following—restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3)—That—no—mercantile—establishment—shall—be—erected,—operated—or—maintained—on—the lot above described. The above restrictions are uniform and will appear in the deeds to all lots sold by the grantor from the above mentioned plat.	
village to such district or to a public service responsition, or in part to such district, and in part to supublic service corporation,—and—thereupon—the—grantonicity,—ii—any,—with—reference—to—the—operation or maintenance of any of the utilities in said village; shall conse. It is understood and agreed that the conveyance of the above described lot is made subject to—the—following—restrictions— (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That—no—mercantile—establishment—shall—be—erected,—operated—or—maintained—on—the—lot above described. The above restrictions are uniform and will appear in the deeds to all lots sold by the grantor from the above mentioned plat.	
It is understood and agreed that the conveyance of the above described lot is made subject to the following-restrictions: (1) That the lot above described shall not be sold, leased or released to any negro or person of negro blood. (3) That-no-mercantile-establishment-shall-be-erected, operated-or-maintained-on-the iot above described. The above restrictions are uniform and will appear in the deeds to all lots sold by the grantor from the above mentioned plat.	
person of negro blood. (3) That-no-mercantile-establishment-shall-be-erected, operated-or-maintained-on-the Lot above described. The above restrictions are uniform and will appear in the deeds to all lots sold by the grantox from the above mentioned plat.	
The above restrictions are uniform and will appear in the deeds to all lots sold by the	
•	
·	