TITLE TO REAL ESTATE—G.T. 201	
STATE OF SOUTH CAROLINA, Greenville County.	
KNOW ALL MEN BY THESE PRESENTS, That We, Constance D. Dooly and Oscar E. Dooly, Jr.,	
KNOW ALL MEN BY THESE PRESENTS, THE	
in the State afores	said,
in consideration of the sum	
Nine Hundred Fifty (\$950.00) Dol	ilars
	<u></u>
to US in hand 1	paid
at and before the sealing of these presents by	
W. P. Kennedy,	
(the receipt whereof is hereby acknowledged), have Granted, Bargained, Sold and Released, and by these presents do Grant, Bargain, Sell and Release unto the	said
W. P. Kennedy All that piece, parcel, or lot of land in Greenville Township, Greenville County, Sta	ite
of South Carolina, lying and being near the City of Greenville on the east side of Augusta Ro	ad
and being known and designated as Lot No. 3 on plat of property of Roger C. Peace made by Dal	ton
and Neves, Engineers, February, 1938, recorded in Plat Book K, page 60, office of the Registe	r of
Mesne Conveyance for Greenville County, and having, according to said plat, the following met	;es
and bounds, to-wit:	
Beginning at an iron pin on the east side of Augusta Road at the corner of lot No. 2,	, now
or formerly owned by George D. Fryfogle and running thence N. 60-01 E. 296.5 feet along the 1	.ine
of lot No. 2 to an iron pin on the west side of a 24-foot drive now known as Ridge Drive; the	nce
along the west side of Ridge Drive N. 61-58 W. 100 feet to an iron pin on the west side of Ri	1.7
Drive, joint corner of lots Nos. 3 and 4; thence along the line of lot No. 4, S. 58-58 W. 244	<u></u>
feet to an iron pin on the east side of the Augusta Road, joint corner of lots Nos. 3 and 4; thence along the east side of Augusta Road S. 30-43 E. 80 feet to an iron pin on the east side	de of
Augusta Road, joint corner of lots Nos. 2 and 3, the beginning corner.	
Subject to the following building restrictions and conditions which are imposed for	the
benefit of all persons owning lots in said subdivision:	
1. The lot of land hereby conveyed shall be used exclusively for single family resi	ldences
for which persons only, (except as to servants of occupants) and shall never be sold, rented,	
otherwise disposed of to any person wholly or partly of African descent, or used in any manne	er :
which may render neighboring property less desirable for residential purposes.	
2. No residence (other than outbuildings appurtenant to dwelling) costing less than	<u>a</u>
\$5,000.00 shall be erected thereon.	· · · · · · · · · · · · · · · · · · ·
3. The grantors reserve to themselves and their successors the right to the placing	
maintaining, repairing and replacing of gas, water, and sewer pipes, telephone, telegraph, 1	
and power lines, and any other instrument of public utility over or under any street, alley	
park at any time without compensation to any owner, except that the premises shall be left in	n as
good condition as before.	
4. No surface closet or cesspool shall ever be used on said lot, but only septic to	li .
or other sanitary sewers, and all occupants of said lot shall be governed by such reliable so	li li
rules and regulations as may be adopted from time to time by a majority of the owners of lots	- 711
said subdivision. 5. No lot shall be recut to an extent which would reduce the frontage of any lot to	
less than 75 feet; and no building shall be erected on any lot in this subdivision having a	#1
age of less than 75 feet, except lot No. 11 which fronts 71 feet on Park Drive,	-
6. No house may be erected on any lot in said subdivision fronting on Augusta Road	less
than 60 feet from the east side of Augusta Road. No house shall be erected on any lot front:	
on the west side of the 24-foot drive now known as Ridge Drive less than 50 feet from the str	i
line of said Ridge Drive. No house shall be erected on any lot in said subdivision fronting	
the west side of Park Drive less than 50 feet from the line of said Park Drive.	
The purchase price of said lot has been reduced materially because of the foregoing	re-
strictions and conditions which are not to be construed as conditions subsequent but are to	
deemed and construed as covenants minning with the land and hinding on all owners and occupar	nts
thereof. Said restrictions and conditions may be enforced by proper proceeding by any owner occupant of any lot in said subdivision as well as by these grantors, since they are for the of all persons in the neighborhood. By accepting this deed, each grantee binds himself and	benef
of all persons in the neighborhood. By accepting this deed, each grantee binds himself and	*****