

maintained for many years a high school on said premises known as the Parker High School, and,

WHEREAS, Woodside Mills now desires to release and relinquish any reversionary interest that it might have in said property in view of the fact that the aforementioned high school has been built and maintained for so many years by the Parker School District, and,

WHEREAS, the School District of Greenville County No. 520 is now the legal successor to the Parker School District and holds title to the property conveyed in the deed described above.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00), the receipt whereof is hereby acknowledged, and other considerations satisfactory to the Woodside Mills, the granting clause in the aforementioned deed is hereby amended so as to strike from same the words "for school purposes only,"; the warranty clause is amended so as to strike from same the words "provided the same be used exclusively for school purposes"; and the habendum clause is amended so as to strike therefrom the following:

"TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantees hereinabove named, and their successors in office forever upon the express condition that said property be used solely for school purposes, and provided that in event the same ceases to be used exclusively for school purposes the rights hereunder shall cease and said property shall immediately revert to the Woodside Cotton Mills Company, or its successors,"

and to substitute therefor the following as the habendum clause in said deed:

"TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantees hereinabove named and their successors in office and assigns forever."