

the fence is solely the responsibility of Hill or her successors and Burns or her successors will bear no responsibility for removing or maintaining the fence.

5. The parties agree that there is no attempt to adversely possess the property but rather the location of the fence is an accomodation to Hill and Burns.

6. This Agreement is binding on the heirs, successors and assigns of the parties.

Witness our hands and seals this 15<sup>th</sup> day of March, 1983.

Witnesses:

<u><i>[Signature]</i></u>	<u><i>Ressie Hill</i></u> RESSIE HILL
X <u><i>Charles Melvin Raymond Jr</i></u>	
<u><i>[Signature]</i></u>	<u><i>Ginger A. Burns</i></u> GINGER A. BURNS
<u><i>Jesse C. Carter</i></u>	

STATE OF SOUTH CAROLINA )  
COUNTY OF GREENVILLE )

PROBATE

PERSONALLY appeared the undersigned and made oath that (s)he saw the within named Ressie Hill sign, seal and as her act and deed, deliver the within Agreement and that (s)he with the other witness subscribed above witnessed the execution thereof.

SWORN to before me this 14<sup>th</sup> day of March, 1983.

*[Signature]*  
Notary Public for South Carolina  
My Commission Expires: 12/1/86

X *Charles Melvin Raymond Jr*

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