Recorded for .....

	State of South Carolina, 7
	County of Greenville.  KNOW ALL MEN BY THESE PRESENTS, That the Melrose Land Company, a corporation chartered under the laws of the State
	aforesaid, and having its principal place of business at Greenville, in the State aforesaid, for and in consideration of the sum of
•	to it in hand duly paid at and before the sealing and delivery of these presents by the grantee, hereinafter named (the receipt whereof is hereby
	acknowledged), has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto
	lot of land situate in the County and State aforesaid, being a part of the lands of said Company known as "Melrose," said lot being known
	and further specifications as shown on a plat of the
	and designated on a plat of said lands recorded in office of R. M. C. plats of Real Estate, Book A, Page 157, lot number of Block  fronting 50 feet on Tremont Avenue  and further specifications as shown on a plat of the  Melrose Land Co. which is recorded in R. M. C. office for  Preciville County S. C.
	Greenville County D.C.
	Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise
	TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and
	heirs and assigns forever.  Upon the following conditions, however:  FIRST—That the property is not to be sold, rented or otherwise disposed of to persons of African descent.
	SECOND—That no liquor or ardent spirits are to be sold on the property.  THIRD—That no Residence shall be built on said lot to cost less than————————————————————————————————————
	use two or more lots, placing one residence thereon.  FOURTH—That no building shall be erected nearer the street than the building line shown on the said plat, which isfeet from all
	streets.  FIFTH—That no use shall be made of the lot sold, or any part thereof, which would constitute a nuisance or injure the value of any of
	the neighboring lots.  SIXTH—That the lay-out of the lots as shown on said plan shall be adhered to; and no scheme of facing lots in any other direction than that shown on said plat shall be permitted.
	SEVENTH—That the Company reserves the right to lay and place or authorize the laying and placing of electric or other street car tracks, sewer cas and water pipes, electric conduits or pipes, telegraph, telephone and electric light poles, or any other work or instrument of public
	utility, on or in any of the streets of said "Melrose," without compensation to any lot owner.  And the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said
	premises unto the grantee hereinabove named, and
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	on this the Sth. day of Oct.
	hundred and twenty-one and in the one hundred and farty-fifth year of the Sovereignty and Independence of the United States of America.  Signed, sealed and delivered in the presence of:  By  Color of our Lord one thousand, nine  Melrose Land co.  By
	Signed, sealed and delivered in the presence of:  By  Melrose Land Co. 15
	Y. C. Mackelon
	M. a. Kust Stamper, 50 g. Mills Secretary.
	State of South Carolina, 7
	Personally appeared before me W. J. Pharkston and made oath that he saw the within named 6.0. allen, Prest. as President and J. J. Mulli as Secretary
	of Melrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, withhe, with
	Sworn to before me, this, witnessed the execution thereof.
	and of Oct. A. D. 19.21 W. St. Thackoton
	W. a. I feest (SEAL)
	Notary Public for South Carolina.