

STATE OF SOUTH CAROLINA,

County of Greenville.

KNOW ALL MEN BY THESE PRESENTS, That CAROLINA MOUNTAINS, INC., a corporation organized and doing business under the laws of the State of South Carolina, in consideration of the sum of One thousand and other Valuable Considerations Dollars, to it in hand paid at and before the sealing of these presents by Carroll P. Rogers, (the receipt whereof is hereby acknowledged), has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto the said Carroll P. Rogers (subject to the restrictions hereinafter named),

that

Int. or parcel of land situate, lying and being in Glassy Mountain Township, Greenville County, State of South Carolina, known and designated as Lot No. 17 A, in Block 11,

Section on map of the property of CAROLINA MOUNTAINS, INC., known as "BLUE RIDGE FOREST," prepared by E. S. Draper, Engineer, April, 1926, and recorded in the office of the Register of Mesne Conveyances of Greenville County, South Carolina, in Plat Book at Page.

Beginning at an iron pin in the east side of Tyson Drive, said Drive Being forty feet wide, And the south East corner of lot #16, Section H3, thence North 60 degrees and 13 minutes East, Ninety-nine and seventh tenths (99.7) feet to an iron pin; thence South forty-seven degrees and thirteen minutes East, One hundred thirty-two and two tenths (132.2) feet to an iron pin, thence South seven degrees and fifteen minutes East eighty-five and six tenths (85.6) feet to an iron pin, said pin being in the with side of Piedmont Drive, said Drive Being forty-five feet wide; thence in a Northwesterly direction with the Northerly edge of Piedmont Drive and Tyson Drive two hundred fifty-seven and seven tenths (257.7) feet to the iron pins at the Beginning;

Rescuse is also made to a plat of said property prepared by W. L. Hartley and attached hereto and made a part of this description.

This conveyance is made subject to the following conditions and restrictions, for a violation of the first of which the title shall immediately revert to the grantor or its successors, except as against lien creditors, and for a violation of the other conditions and restrictions the grantor shall have the right of re-entry:

FIRST—That the property conveyed herein shall not be sold, rented, leased or occupied by persons of negro blood, or to any corporation owned or controlled by persons of negro blood.

SECOND—That no use shall be made of any lot which will constitute a nuisance, or injure the value of neighboring property, used for service only, or no flat apartment house, hotel, duplex house or business house shall be erected thereon, or any building used therefor, except on Lots Numbers One to Nine in Block 11, as shown on the plat of the Hogback Mountain Section, recorded in the office of the Register of Mesne Conveyances for special purposes, or as marked "Reserved."

FOURTH—That no residence shall be erected on Lot 17 A in Block 11, costing less than Three Thousand Dollars, nor shall any residence or other buildings be erected or laid out until and after the plans for the buildings and arrangements of grounds shall have been approved by the company.

FIFTH—That no house or other structure shall be built on said lot nearer the front property line or street upon which it will face than the building line shown on the plat, nor nearer the side line of said lot than ten feet, nor nearer the rear line than five feet, except where rear building line is shown on said plat, and in that case not more than said line. This shall not be construed to include pergolas, arbors and open garden structures erected for ornamental purposes, keeping of poultry or stock.

SIXTH—That no re-subdivision of any part of the above described property, by sale or otherwise, shall be made to reduce more than ten (10%) per cent, in distance or area, from the lot as originally subdivided.

EIGHTH—That the Grantor herein reserves the right to locate, construct, erect and maintain in the areas indicated on the plat as "casements" sewer and water pipe lines, conduits, poles and wires for public utilities, and in the absence of stated "casements" or areas shall have and is hereby given a right of way through the property hereby conveyed for sewer and water pipe lines, pole lines and conduits in connection with existing utility lines, power, telephone service, and also reserves the right of access at all times to such sewer and water pipe lines, conduits, poles and wires for the purpose of repair and maintenance.

NINTH—That no surface easement or other unsanitary device for the purpose of severance shall be installed or maintained on the property hereby conveyed, the Grantor further agrees upon the written request of the owner of the said property, made at any time within ten years after the date of the execution of deed, it will install on the property herein described, or any part thereof, a septic tank or other sanitary device for the disposal of sewerage, and said owner shall have the right to connect to and use the same provided, however, in the event the Grantor is to have the right, without reimbursement to the owner of the said property, to connect to said septic tank or other sanitary device, one or more owners of other lots, or grant them the right to so connect.

TENTH—That the Grantor, its successors or assigns, shall have the right to change, alter or close up any street, avenue, road, drive or trail shown upon said map not adjacent to the lot described herein, and not necessary to the full enjoyment by Grantee of the above described property, and shall retain the right and title to, and control of all streets, avenues, roads, drives or trails, subject only to the right of Grantee for the purpose of ingress and egress necessary to the full enjoyment of the above described property.

ELEVENTH—All of the building restrictions as above set forth shall be binding upon the owners of any part of the land and their respective heirs, executors and administrators for a period of twenty-five (25) years from May 1st, 1926, and shall be continued automatically thereafter for periods of twenty (20) years, unless prior to the expiration of the first twenty-five (25) year period or any subsequent twenty (20) year period, the owners of a majority of the net acreage of the land hereby restricted, exclusive of streets and parks, shall execute and acknowledge an agreement or agreements in writing, releasing the land from any or all of the above restrictions as to all of the land hereby restricted, and his the same be recorded in the office of the Register of Mesne Conveyances for Greenville County, South Carolina.

IN WITNESS WHEREOF, the said CAROLINA MOUNTAINS, INC., has caused these presents to be signed by its President and by its Secretary, and its corporate seal to be hereto affixed, this the 21st day of January, in the year of our Lord one thousand, nine hundred and Twenty Seven, and in the one hundred and forty-first year of the Independence of the United States of America.

Signed, Sealed and Delivered in the Presence of

P.C. Smith
Certified copy

CORPORATION
SEAL
CAROLINA MOUNTAINS, INC. (REAL)
By P.C. Remond President
By C.W. Hart Secretary

STATE OF SOUTH CAROLINA,

County of Greenville.

PERSONALLY appeared before me, P.C. Smith, and made oath that he saw the within named CAROLINA MOUNTAINS, INC., by R.C. Remond and P.C. Smith, sign, seal, and as its act and deed deliver the within deed, and that he, with Gertude Shopp, witnessed the execution thereof.

SWORN to before me, this 21st day of January, A.D. 1927.

H. J. Blackford (Seal)

Notary Public for S. C.
My commission expires January 14, 1928.
S. C. Stamp Cancelled \$.50 and Cts.

STATE OF SOUTH CAROLINA,

County of.

PERSONALLY appeared before me, and made oath that he saw the within named CAROLINA MOUNTAINS, INC., by T.S. Perrin, sign, seal, and as its act and deed deliver the within deed and that he, with D. J. Blackford, witnessed the execution thereof.

SWORN to before me, this 21st day of January, A.D. 1927.

(Seal)

Notary Public for S. C.

STATE OF SOUTH CAROLINA,

County of Greenville.

FOR VALUE RECEIVED, the within described property, conveyed to Carroll P. Rogers, is hereby released from the lien of the Deed of Trust or Mortgage executed by the CAROLINA MOUNTAINS, INC., to THE CENTRAL NATIONAL BANK, of Spartanburg, as Trustee, dated April 1st, 1926, and recorded in the Office of the Register of Mesne Conveyances for Greenville County, in Mortgage Book, Page.

WITNESS the seal of THE CENTRAL NATIONAL BANK, of Spartanburg, and the signature of its Trust Officer, this the 21st day of January, A.D. 1927.

H. J. Blackford (Seal)

Signed, Sealed and Delivered in the Presence of

H. J. Blackford
D. J. Blackford

THE CENTRAL NATIONAL BANK of Spartanburg,
As Trustee

By T.S. Perrin (Seal)
Trust Officer

STATE OF SOUTH CAROLINA,

County of Spartanburg.

PERSONALLY appeared before me, H. J. Blackford, who being duly sworn, says that he was present and saw THE CENTRAL NATIONAL BANK, of Spartanburg, as Trustee, by T. S. Perrin, Trust Officer, sign, seal, and as its act and deed, deliver the above written Release, and that he, with D. J. Blackford, witnessed the execution thereof.

SWORN to before me, this the 24 day of January, A.D. 1927.

H. J. Blackford (Seal)

Notary Public for S. C.

Recorded January 28th 1927 at 8:20 o'clock P.M.

END OF 10