VUL. / 1	FITLE TO REAL ESTATE—FO	PRM No. 1.	to taken made to the space of the district party of the space of the s	eran aranna managana ana an	WALKER, EVAN	S & COGSWELL CO.,	MANUFACTURING S	STATIONERS, CHAR	ESTON, S. C.	Assoc.
State of	South Carolina,		Proceedings of the control of the co		Service Servic				Company of the Compan	Section of the sectio
	nty of Greenville.	J THESE PRESEN	TS, That the <b>Mel</b>	rose Land C	ompany, a c	corporation of	chartered und	der the law	s of the	State
	nd having its principa Doce are				* ,					ollars
to it in hand	d duly paid at and bet	fore the scaling a	nd delivery of the	se presents b	y the grante	e, hereinafte	r named (the	receipt wh	ereof is he	ereby
acknowledg	ed) has granted har	her blow barren	velegged and hy	there present	be door ment	bowwoin gol	nanolog brad	mato		

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 herebacknowledged), has granted, bargained, sold and released, and by these presents does grant, hargain, 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 know 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 77 8 of Bloc C fronting 50 each feet on Mulrose Avenue as Shown in the Plat
of the land of the melrose Land co; which Plat is recorded in Plat Book a, page 157, these lots facing 50 feet on melrose avenue and running tack 140 feet to an alley.
running tack 140 feet to an alley.
Together with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise neident or appertaining.  TO HAVE AND TO HOLD all and singular the premises before mentioned unto the grantee hereinabove named, and heirs and assigns forever.  Ipon 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.
THTRD—That no Residence shall be built on said lot to cost less than
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 at 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, ewer, gas and water pipes, electric conduits or pipes, telegraph, telephone and electric light poles, or any other work or instrument of public tility, 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
remises unto the grantee hereinabove named, and
a this the 13th day of June in the year of our Lord one thousand, nine
and in the one hundred and forty second year of the Sovereignty and adependence of the United States of America.
gned, sealed and delivered in the presence of:    Melrace Land 63
M. P. Milford 6.0, alen President.
W. H. Thackstow Secretary.
1. IT. That Secretary.
tate of South Carolina,
me dreensile
Personally appeared before me N. R. Mulford and made oath that he within named 6.0. Allew as President and 14.7. Mule as Secretary
Melrose Land Company, sign, seal and as the act and deed of said corporation deliver the within written Deed, and that he, with, witnessed the execution thereof.
Sworn to before me, this
day of June A. D. 19/2 N. B. Milford
Notary Public for South Carolina.
Recorded for Toveraber - 7 th 1917