Vol. 16. Form No. 6.—TITLE TO REAL ESTATE.	برغ WALKER, EYANS & COGSWELL CO., MANUFACTURING STATIONERS, CHARLESTON, S. C.
Mountain View Land CompanyDE	TO TO R.E. Halnovd. et al
	ED 10
State of South Carolina,	
COUNTY OF Green ville	
KNOW ALL MEN BY THESE PRESENTS, That The MOU	
a corporation chartered under the laws of the State of South Caro	and having its principal place of business at South Carolina for and in consideration of the
sum of Four handred (\$400.00)	DOLLARS,
to it in hand duly paid at and before the sealing and delivery of these prese acknowledged) has granted, bargained, sold and released, and by these pre-	nts by the grantee hereinafter named, (the receipt whereof is hereby sents does grant, bargain, sell and release unto
R.E. Holroyd and George H. Hart All that certain aforesaid, near the City of Greenville, being known by plat of record in the office of R.M.C. for 396-7, and having the following bounds, to-wit: Bluncombe Road and Green Street, and running thence 54; thence with said line 50 feet to a pin on 10 thence with said alley N. 57-30 W. 132 feet to a	lot of lend situate in the County and State wn as lot No. 55 of Block "B" of Mountain View, or Greenville County, in Plat Book "A", pages EGINNING at a point 120 feet from the corner of e S. 57-30 E. 132 feet to a pin on line of lot foot alley, joint corner of lots Nos. 54 and 55
50 feet to the beginning point. Upon condition, however, which is a part of the cubsequent, which shall apply for a period of 21; First; That the property is not to be sold, rente	years from date:
Decent.	
Second; That no liquor or ardent spirits are to be Third; That no house shall be built on the lot he dollars, but any person may use two or more lots Fourth; That no building shall be erected nearer	rein described to cost less than one thousand placing one residence thereon.
nlat, which is fifteen feet.	
Fifth; That no use shall be made of the lots sold nuisance, or injure the value of any of the neigh	or any part thereof which would constitute a phoring lots.
Sixth; That the layout of the lots as shown on sa facing the lots in any other direction than that	id plat shall be adhered to, and no scheme of
telephone or electric hight poles, or any other wany of the Streets of said property without comperties deed provides that in the event of the violatine title to the lot shall revert to the grantor, event of a violation of any of the other provision enforce same by proper proceedings.	ensation to any lot owner. Stion by the purchaser of the first provision ab except as against lien creditors, and that in
TOGETHER with, all and singular, the rights, members, heredita incident or appertaining.	ments and appurtenances to the said premises belonging or in anywise
TO HAVE AND TO HOLD, all and singular, the premises befo	ore mentioned unto the grantees.hereinabove named, andheirs and assigns forever.
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. B. hereinabove named, and	on whomsoever lawfully claiming or to claim the same or any part
In witness whereof the said granting corporation has caused its co	prporate seal to be hereunto affixed and these presents to be subscribed
by its duly authorized officers,T.F. Hunt. President and	Treasurer
day of December	in the year of our Lord one thousand nine
hundred and twelve , and in the one hundred	ndred and t-nirty-Beventin year of the
Sovereignty and Independence of the United States of America. Signed, Sealed and Delivered in the Presence of	Mountain View Land Co. KA
J.P. Ballenger,	T.F. Hunt,
F.G. Spellmeyer,	and Pres. & Treas
-	estuare of
STATE OF SOUTH CAROLINA,	
COUNTY OF Greenville	No.
Demonstry appeared before the J.P. Ballenger	and made oath thathe saw the
Mountain View Land Company	
T.F. Hunt, President & Tr	easurer
t t t 1 1 1 - f - cil compone	tion deliver the within written deed, and thathe with
F.G. Spellmeyer	witnessed the execution thereof.
ANSWORN to before me, this 20th.	J.P. Ballenger

Recorded for ... January 23rd, 1913.