	Vol
TITLE TO REAL ESTATE	KEYS PRINTING CO., GREENVILLE, S. C.
THE STATE OF SOUTH CAROLINA,	•
County of Greenville	
KNOW ALL MEN BY THESE PRESENT	'S, That 1, C. F. Putman
	· ·
	in the State aforesaid,
	in consideration of the sum of
Seven Hundred	l and No/100 (\$700.00) , Dollars
	, ,
to	in hand paid
at and before the sealing of these presents by	Marion H. Lazar and Cleo D. Lazar
at the below the seaming of these presents by	•
	·
(the receipt whereof is hereby acknowledged) h	have granted, bargained, sold, and released, and by these presents do grant, bargain, sell and release unto the said
	'
Marion H. La	azar and Cleo D. Lazar, their heirs and assigns;
All that piece, parcel or lot of land in	Paris Mountain Township, Greenville County, State of South Carolina.
and located about 35 miles	North of Greenville, South Carolina, and being known and
	Twenty-Six (26) and Twenty-Seven (27) on plat of subdivision
	aid Plat being on record in the Office of R. M. C. for Greenville
County, S.C. in Flat BOOK	"M", at page 12. For a more complete description of said lots
see said plat. This being	à part of the same land as conveyed to me by Julia Peterkin
	le subject to the following restrictions:-
(1) That the	said land shall be used exclusively for residential purposes for
	t the said land shall never be sold, rented or otherwise disposed
of to any persons wholly o	or partly of African descent.
(2) That no buil	ding shall be erected on said lots costing less than the sum
of \$2,000.00.	
de de la companya del companya de la companya del companya de la c	
and the second second	
(3) That no b	puilding shall be erected nearer the front line of said lot than
30 feet nor nearer than 10	feet from either side line or nearer than 5 feet from the
rear line of said lot.	
(4) That the	mentar records to theelf and the successors the wight to
	grantor reserves to itself and its successors the right to
	ntaining and repairing of any and all public utilities in the
streets without compensati	on to any lot owner.
	·
(5) That no s	urface closet nor cess pool shall ever be maintained on said
	s or other sanitary sewerage.
and a second and and and	OF COULT PHILIPPI SOUCTEDOS
(6) That no u	se shall be made of said lots which would constitute a
nuisance to the adjoining	lot owner.
(7) All out-b	uildings are to be erected on rear of lot.
4	MARKETEDS. W.V. DV DV VI VOUVE VIE I VII V
-	
•	
	<del></del>
4 - 40 - 40 - 40 - 40 - 40 - 40 - 40 -	