VOL. / TITLE TO REAL ESTATE—FORM No. 1. WALKER, EVANS & COGSWELL CO., MANUFACTURING	STATIONERS, CHARLESTON, S. C. A9908
State of South Carolina,	
KNOW ALL MEN BY THESE PRESENTS, That the Melrose Land Company, a corporation chartered un	ader 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 state aforesaid, for an analysis of the state aforesaid, for an analysis of the state aforesaid, for an analysis of the state aforesaid aforesaid after the state after	
to it in hand duly paid at and before the sealing and delivery of these presents by the grantee, hereinafter named (th	
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 "Melros and designated on a plat of said lands recorded in office of R. M. C. plats of Real Estate, Book A, Page 157, lot numb fronting 15/-6" feet on Avenue Statt as	erof Block
Book a, Jage 157 in R. M. C. Office for I	
Comity, S.C.	

Together with all and singular the rights, members, heredite	aments and appurtenances to the said premises belonging or in anywise	
incident or appertaining.	e mentioned unto the grantee hereinabove named, and	
heirs and assigns forever.	e mentioned unto the grantee hereinabove named, and	
Upon the following conditions, however:		
FIRST—That the property is not to be sold, rented or otherwise SECOND—That no liquor or ardent spirits are to be sold on	the property.	
use two or more tots, placing one residence thereon.	less than	
Screecs.	t than the building line shown on the said plat, which isfeet from all	
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 off said plat shall be permitted.	lace or authorize the laying and placing of electric or other street car tracks,	
sewer, gas and water pipes, electric conduits or pipes, telegraph, telephoutility, on or in any of the streets of said "Melrose," without compensa	me and electric light poles on our other more as instrument of	
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	hoing and applying aming the 10 and 11	
successors, and against every person whomsoever inwithing claiming or i	to claim the same or any part thereof. its corporate seal to be hereunto affixed and these presents to be subscribed	
by its duly authorized officers, to-wit, its regardent and Secretary		
a. a. allen, Prisident and	A.J. Mills, Secy.	
on this the 4th day of 7	varch in the year of our Lord one thousand, nine	
hundred andand in the one hundred a	and that this year of the Sovereignty and	
Independence of the United States of America.		
Signed, sealed and delivered in the presence of:	melrose Land Co. By	
J. D. Calmer	D.Y	
	and testuent,	
a. m Rickenson	4.2. milla	
Ch taniha.	50 9. Secretary.	
State of South Carolina,	공회의 발문 시스 회사들에게 되어 다른 그는 전문에 되었다. 그는 것은	
county of felevirle		
Personally appeared before me J. Calm	and made oath that he	
saw the within named Q. Q. Caller as	President and A.D. Mills as Secretary	
	poration deliver the within written Deed, and that he, with	
a M. Mckman	witnessed the execution thereof	
Sworn to before me, this	The execution thereog.	
day of Jebruary A. D. 1920		
	J. D. Calues	
W. M. Richman (SEAL)		
Notary Public for South Carolina.		
My arely 9		