WITE COLUMN OF	COTTOTT CL DOTAN	
THE STATE OF	SOUTH CAROLSONA.)
	SOUTH CAROLINA,	Ĺ
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in consideration of the sum ofOne Numbered	KNOW ALL MEN BY THESE PRESENTS, That the PARIS MOUNTAIN LAND COMPANY, a body Cor	porate under the la
in consideration of the sum ofORS_NUMBERS	of the State aforesaid EOF and	**
to it in fasal pried at and before the scaling of these presents by. Jas. A. McGullough in the State aforestid, (the receipt whereof is duly acknowledged,) have granted, bregained, sold and released, and by these presents do grit bergain, self and release unto the sold. Jos. A. McGullough all that pie parcel, or lotof fand sinuted in Paris Mountain Township, in Greenville County, State aforestid, and more particularly described as Lot N 46 of Section —A. on the plan of the lands sorted by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in a chiefe of Register Menne Conveyance for Greenville County in Book. DDs. TOCKTHER with, all and singular, the Rights, Members, Herediaments and Appurtenances to the said premises belonging or in an extended of the particular of the said particular in	in consideration of the sum ofOne hundred	Dolla
in the State aforesaid, (the receipt whereof is didy acknowledged,) have granted, bergained, sold and released, and by these presents do entangent, sell and release timo the said JOS, A. Kecullouch all that pin gured, or lot	to it in hand paid at and before the sealing of these presents by	
all that pictures are received under the said and scale and selected, and by these presents do gris largerins, self and released, and thy these presents do gris largerins, self and released, and the pictures of the control of the c		and the second second
all that pies parted or ichof Tand situated in Paris Mountain Township, in Greeaville County, State aforesaid, and more particularly described as LotN 46 of Section A. on the plat of the lands rowned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the plat of the lands rowned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the plat of the lands rowned by the granter of the parish singular, the Rights, Members, Hereditaments and Appurtenances to the said permises belonging or in an indication of the said and singular, the Rights, Members, Hereditaments and Appurtenances to the said permises belonging or in an indication of the said and the said of the said and singular, the said premises before mentioned, into the said. Jos. A. McCullouch Jos. A. McCullouch Alex and state particles, and the said of the said premises before mentioned, into the said. Meris and sasigns forew or flexible to revert to it, its successors or assigns. And on the further condition that said lotshill be used for no other purposes chan that of residence and purposes connected therewith the granter. And on the further condition that said lotshill be used for no other purposes than that of residence and purposes connected therewith the granter. And on the further condition that said lotshill be used for no other purposes than that of residence and purposes connected therewith the granter. And on the further condition that said lotshill be used for no other purposes than that of residence and purposes connected therewith the granter. And on the further condition that said lotshill be used for no other purposes than that of residence and purposes connected therewith the granter. And on the further condition that said lotshill be used for no other purposes than that of residence and purposes connected therewith the granter. And on the further condition that the granter. And on the further condition that the granter. And	pargain, sell and release unto the said. Jos. A. McCullough	
of Section A. of Sec		
on the plat of the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the office of Register Messe Conseyance for Greenville County in Book. DDD2 TO GETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in an wise incident or apportation. Jos. A. McCullouth Jos. A. McCullouth ON CONDITION, HOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premises by the grantee or. 148 heirs or assigns, or any one holding under. 148 And on the further condition that said lot. shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter said premises and thereupon title is to revert to it, its successor of them; and for sevent of them residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and of the further condition that said lot. shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and of the further condition that the grantee. And on the further condition of the potoettien of the health of the community formed, on the lands now owned by the grantee, which may be adopted to the properties and assigns, and and persons holding under. And on the further condition that the grantee. And on the further condition that t	46	escribed as LotN
office of Register Mesne Conveyance for Greenville County in Book. DDD. Page. 902 TOGETHER with, all and singular, the Righta, Members, Herefitaments and Appurtenances to the said premises belonging or in an TOGETHER with, all and singular, the Righta, Members, Herefitaments and Appurtenances to the said premises belonging or in an TOGETHER with, all and singular, the said premises before mentioned, unto the said. JOS. A. McCWllough ON CONDITION, HOWEVIR, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premise by the grantee or. 1143 And on the further condition that said lot. shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns, any entire is an interest said premise. 115 And on the further condition that said lot. shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, indefficient and on the further condition that the grantee. 116 And on the further condition that the grantee. 117 And on the further condition that the grantee. 118 And on the further condition that the grantee. 119 And on the further condition that the grantee. 119 And on the further condition that the grantee. 110 And on the further condition that the grantee. 111 And on the further condition that the grantee. 112 And on the further condition that the grantee. 113 And on the further condition that the grantee. 114 And on the further condition that the grantee. 115 And on the further condition that the grantee. 116 And on the further condition that the grantee. 117 And on the further condition that the grantee. 118 And the further condition that the grantee. 119 And on the further condition that the grantee. 119 And on the further condition that the grantee. 119 And on the further condition that the grantee. 119 And on the further condition that the grantee.		
TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in an wise incident or apperaising. TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said. JOSA, A. MCCULlouch ON CONDITION, HOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premise by the grantee or. A18 Aberts or assigns, or any one holding under. Many of them; and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter's said premises, and threupon title is to revert to it, its successors or assigns, and all purposes connected therewith, the grantor, its successors or assigns, may re-enter's aid premise and purposes connected therewith, the grantor, its successors or assigns, may re-enter for breach of condition, and differ upon title is to revert. And on the further condition that said lot. shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and differ upon title is to revert. And on the further condition that the grantee. heirs and assigns, and all persons holding under. All ashall at all times-observed any public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and Anguste of each year, stitute or protect the health of said community, and may prescribe such penaltics, not to exceed the holding for each offence, and fine grantee. All and is the contract of the penaltics imposed, then the title hereby conveyed is to cease, and the PARIS MOENT AND LOND COMPANY to successors or assigns may re-enter of all the protect of girre is a said peninse and the will thereupon revest in it or them. And the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal by the intention of the penaltics imposed, then the title hereby conveyed is to cease, and the PARIS MOENT AND LOND COM	the plat of the lands owned by the said PARIS MOUNTAIN LAND (COMPANY on Paris Mountain, the said also to	
TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in an wise incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said. AGS, A., ReChillough ON CONDITION, HOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premise by the grantee or them; and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, or any one holding under. Many other than residence and purposes connected therewith and if the same shall be used for no other purposes than that of residence and purposes connected therewith and if the same shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and other units to revert. And on the further condition that the grantee. In the same shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and other than the same purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and other than the same shall be used for no other purposes than that of residence and purposes connected therewith, the grantor, it is successors or assigns may re-enter for breach of condition, and other than the same purposes connected therewith, the grantor, it is successors or assigns may re-enter for breach of condition, and other than the same purposes connected therewith, the grantor, it is successors or assigns may re-enter for breach of condition, and there are any public meeting of the local purposes connected therewith and purposes connected th	age902	
ON CONDITION, HOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for alle on said premise yet the grantee or. has. heirs or assigns, one holding quide. Man heirs or assigns, one holding quide. Man heirs or assigns, one holding quide. See, and thereupon title is to revert to it, its successors or assigns. And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith the state of the said beautiful to the same shall be used by the grantee. his. his of the same shall be used by the grantee. his of the protection of the said lotshall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and fifter. And on the further condition that the grantee. his of the protection of the health of the companity formed; on the lands now owned by the grantor, which may be adopted at my public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and suggested the health of said community, and may prescribe such penalties, not to exceed the health of said community, and may prescribe such penalties, not to exceed the dollars for each offence, and hay leter official or protect the health of said community, and may prescribe such penalties, not to exceed the dollars for each offence, and hay leter official or protect the health of said community, and may prescribe such penalties, not to exceed the dollars for each offence, and the PARIS MOEN with the said penalty of any person holding under. his or assigns, or any person holding under said company or the first successors or assigns may re-enter said premises and title will thereupon reveal in to case, and the PARIS MOEN And the said PARIS MOUNTAIN LAND COMPANY to severe with the said premises and the will therefore the residual fail to observe such regulations and submit to the penalties imposed, then the title here	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises is incident or appertaining.	
hy the grantee or has a particular or them; and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter said prens, and thereupon title is to revert to it, its successors or assigns. And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith if the same shall be used by the grantee. In s here is a successor or assigns may re-enter for breach of condition, and efficiently other than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and efficiently other than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and efficiently other than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and efficiently only the said prevent of the health of the computation of the land assign, and all persons holding under. And on the further condition that the grantee. high successors or assigns may re-enter for breach of condition, and efficiently an analysis meeting of the lot owners holding under assid Company on the first Saturday of May, June, July and Anguest of enalty sensitive and protect the health of said community, and may prescribe such persisties, not to exceed the dollars for each offence, and have been opposed them the title hereby conveyed is to coass, and the PARIS MOSEN AIN LAND COMPANY, its successors or assigns may re-enter said premises and title will thereupon revest in it or them. And the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend cities and assigns, against it and every person whomsoever lawfully claiming the same or any part thereof. IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has bretaint caused its Corporate seal to be attached. The company of the first part of the Sovergland, a	Jos. A. McCull quark	
circ or assigns, or any one holding quider. htm. circ or assigns, or any one holding quider. htm. circ or assigns, or any one holding quider. htm. circ or assigns, and thereupon title is to revert to it, its successors or assigns. And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith, the grantor, its successors or assigns may re-enter said premote than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and titler and on the further condition that the grantor. And on the further condition that the grantor. It is an interest the condition of the health of the community formed, on the lands now owned by the grantor, which may be adopted any public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August of each green intendences and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regions as they doesn't will be to try all changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regions as they doesn't will be to try all charges. And if the grantee. It is successor or assigns, and all persons holding under. It is successor or assigns, and all times observe such penalties, not to exceed ten dollars for each offence, and fine yelect office. And the said particle of the protection of the health of the community, and may preserble such penalties, not to exceed ten dollars for each offence, and fine yelect office. And the said Partis MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defence of and the said parties and the will the reupon revest in it or them. And the said Partis MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defence and has each parties and the penalties in the presence of the protect of the penalties in the penalties in the penalties	that no alcoholic of Spill House of Other intervients chall grow by heart of	
And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith and if the same shall be used by the grantee	the grantee or	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
the same shall be used by the grantee, he'rs or assigns, for a solid the property of the than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and effect the protection of the health of the community formed; on the lands now owned by the grantor, which may be adopted an animary regulations for the protection of the health of the community formed; on the lands now owned by the grantor, which may be adopted to may public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August of each year, ditural or protect the health of said community, and may presentle said Company on the first Saturday of May, June, July and August of each year, ditural or protect the health of said community, and may presentle said community, and may presentle said premises and the regulations, and they deter office that it is shall be to try all charges. And if the grantee. 11.5	es, and thereupon title is to revert to it, its successors or assigns, may And on the further condition that said lotshall be used for no other purposes there there are no other purposes there there are no other purposes.	re-enter said prem
And on the further condition that the grantee. And on the further condition to the health of the company on the first Saturday of May, June, July and August of each year active mendments and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regulations are diversed to protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may believe the protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may believe this such as the protect of the said to observe such regulations and submit to the penalties imposed, then the title hereby conveyed is to cease, and the PARIS MOENAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend and the said prehises unto the said. In WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend and said and early person whomsoever lawfully claiming the same or any part thereof. IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached, and has caused. T.G. Crymes Treasurer, to subscribe hereunto its Corporate name this. 28th. day of September in the presence of the United States of America. PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes in the presence of the United States of America. PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes and in the one hundred and Alester G. Furmen its Teasurer, sign Sel and as its set smilled to the within written deed, and that he with the beautifu	un the same shall be used by the grantee has	and the second of the second
And on the further condition that the grantee. his heirs and assigns, and all persons holding under. him. shall at all times observe a anitary regulations for the protection of the health of the community formed, on the lands now owned by the grantor, which may be adopted the any public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August of each year, addition protect the health of said community, and may prescribe such penulties, not to exceed ten dollars for each offence, and may prescribe such penulties, not to exceed ten dollars for each offence, and may prescribe such penulties, not to exceed ten dollars for each offence, and may prescribe such penulties in not to exceed ten dollars for each offence, and may pleat offigure this protect the health of said community, and may prescribe such penulties mosed, then the title hereby conveyed is to cease, and the PARIS MOENAIN LAND COMPANY, its successors or assigns may re-enter said premises and title will thereupon revest in it or them. And the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend all and singular the said premises unto the said. JOS. A. MCCULLough IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached, are of our Lord one thousand. The hundred and the same or any part thereof. The witnessed hereunto its Corporate name this. 28th, day of SPLEMOST All has caused. T.G. Crymas and in the one hundred and ten John John John John John John John John	on title is to report	ondition, and there
minitary regulations for the protection of the health of the community formed; on the lands mow owned by the grantor, which may be adopted any public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August of seal, year, sting mendments and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regulations, as they define the protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and hay dect office its or assigns, or any person holding under. 115 115 115 116 117 118 119 119 119 119 119 119	And on the further condition that the grantee. his	
ears of assigns, or any person holding under	any public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August o protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may yet it shall be to try all charges. And if the grantee	ich may be adopted f each year, and all hey deem all yearle elect officers will be
AIN LAND COMPANY, its successors or assigns may re-enter said premises and title will thereupon revest in it or them. And the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend and saigns, against it and every person whomsoever lawfully claiming the same or any part thereof. IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached, and has caused. T.G. Crymes its Vice President, and Alester G. Furman and in the one hundred and ten year of the Sovereignty and Independence of the United States of America. PARIS MOUNTAIN LAND COMPANY Per T.G. Crymes In the one hundred and ten year of the Sovereignty and Independence of the United States of America. PARIS MOUNTAIN LAND COMPANY Per T.G. Crymes Alester G. Furman Tresturer. HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes; within written deed, and that he with L.L. Dean SWORN to before me, this. 14th, day of October A. D. 10.0	rs or assigns, or any person holding under him	
icis and assigns, against it and every person whomsoever lawfully claiming the same or any part thereof. IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached, and has caused. T.G. Crymes its Vice President, and Alester G. Furman day of September in the car of our Lord one thousand nine hundred and tem and in the one nundred and sath. gened, Scaled and Delivered in the Presence of J.B. Friday, Jr. L.L. Dean, Priday, Jr. HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes; within written deed, and that he with. L.L. Dean. SWORN to before me, this 14th, day of October? A D 101 0	And the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself its successors and resizes to the penaltics imposed, then the title hereby conveyed is to cease, and the And the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself its successors and resizes to the penaltics imposed, then the title hereby conveyed is to cease, and the	e PARIS MOUN 1.
and has caused. T.G. Crymes its Vice President, and Alester G. Furmen its Vice President, and Alester G. Furmen its Vice President, and Alester G. Furmen its Treasurer, to subscribe hereunto its Corporate name this 28th; day of September in the part of our Lord one thousand nine hundred and teen and in the one hundred and 34th. year of the Sovereignty and Independence of the United States of America. PARIS MOUNTAIN LAND COMPANY, Per Taga Crymes; President, and Alester G. Furmen the States of America. PARIS MOUNTAIN LAND COMPANY, Per Taga Crymes; President, and Alester G. Furmen the States of America. PERSONALLY appeared before me, J.B. Fridey, Jr. day and as its set and lead of the swithin written deed, and that he with L.L. Deen witnessed the execution thereof, and one of the United States of America. SWORN to before me, this 14th; day of October! A.D. 101 9	rs and assigns, against it and every person whomsever lawfully all all assigns, against it and every person whomsever lawfully all all assigns.	
car of our Lord one thousand. nine hundred and tem and in the one hundred and greed, Sealed and Delivered in the Presence of J.B. Friday, Jr. Li.L. Dean, Per T.G. Crymes, President, and Alester G. Furmen Tyasurer. HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes, Vigo President, and Alester G. Furmen within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of October! A. D. 101. 0	has caused T.G. Crymes	
mundred and stem and in the one hundred and stem and in the one hundred and stem gned, Scaled and Delivered in the Presence of paris Mountain Land Company, Per Taga Crymes, and Alester G. Furman Trasurer. HE STATE OF SOUTH CAROLINA, Greenville County. PERSONALLY appeared before me, J.B. Friday, Jr. dimade oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by Taga Crymes, within written deed, and that he with. Land Dean its Treasurer, sign; seal and as its act and itsed deliver. SWORN to before me, this 14th, day of October A. D. 101. 9	reasurer, to subscribe hereunto its Corporate name this 28th	100 A Company 1982 1984
gned, Scaled and Delivered in the Presence of J.B. Friday, Jr. L.L. Dean, Per T.G. Crymes, and Alester G. Furmen PERSONALLY appeared before me, diamade oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by Vice President, and Alester G. Furmen Within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of Qctober; A.D. 100. Dean PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes, and Alester G. Furmen its Treasurer, sign; seal and as its act and liked delivery withnessed the execution thereof, A.D. 100. Dean	bundeed and	Committee of the commit
J.B. Friday, Jr. L.L. Dean, HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by Vice President, and Alester G. Furman its Treasurer, sign, seal and as its act and deed deliver within written deed, and that he with within written deed, and that he with SWORN to before me, this 14th, day of October; A.D. 101	year of the Sovereignty and Independence of the Lights Source	1. A 4 1. 1. AC 4. AC 1.
HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Crymes. Vice President, and Alester G. Furman its Treasurer, sign, seal and as its act and design within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of October: A. D. 101 O	1ed, Sealed and Delivered in the Presence of PARIS MOUNTAIN LAND COMPANY	or much least
HE STATE OF SOUTH CAROLINA, GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. CYURES. Vice President, and Alester G. Furman its Treasurer, sign, seal and as its act and deed deliver within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of October A.D. 101. 9	L.L. Dean.	
GREENVILLE COUNTY. PERSONALLY appeared before me, J.B. Friday, Jr. d made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Cryps s. Vige President, and Alester G. Furman its Treasurer, sign, seal and as its act and fleed deliver within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of October A. D. 101 0	and Alester G. Furman	Trasurer.
PERSONALLY appeared before me, J.B. Friday, Jr. If made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by Vice President, and Alester G. Furman within written deed, and that he with L.L. Dean SWORN to before me, this 14th, day of Qctober A.D. 101. 0	E STATE OF SOUTH CAROLINA,	- 12
PERSONALLY appeared before me, J.B. Friday, Jr. I made oath that he saw the within named PARIS MOUNTAIN LAND COMPANY, by T.G. Crynes. Vice President, and Alester G. Furman its Treasurer, sign; seal and as its act and sleed deligned within written deed, and that he with L.L. Dean witnessed the execution thereof. SWORN to before me, this 14th, day of October: A.D. 101.0		i Jing
Wice President, and Alester G. Furman its Treasurer, sign; seal and as its act and fleed delivery within written deed, and that he with L.L. Dean witnessed the execution thereof. SWORN to before me, this 14th, day of October A.D. 101 0		
within written deed, and that he with L.L. Dean witnessed the execution thereof. SWORN to before me, this 14th, day of 0.t. Oct. Oct. Oct. Oct. Oct. Oct. Oct. O	made oath that he saw the within named PADIC MOTINGAINT AND COLOR	
SWORN to before me, this		
day of	desa, and that he with	And theed delivers
day of October A. D. ror O	SWORN to before me, this 14th,	
		19 Water 1, 12 A

THE STATE OF SOUTH CAROLINA,	
COUNTY OF GREENVILLE.	
KNOW ALL MEN BY THESE PRESENTS, That the PARIS MOUNTAIN LAND COMPANY, a body Corporate under the law of the State aforesaid	
in consideration of the sum of Laws Humbried	.: 3,
to it in hand paid at and before the scaling of these presents by January bridge of Greenville Comme	ti
in the State aforesaid, (the receipt whereof is duly acknowledged,) have granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and released, and by these presents do granted, bargained, sold and sold	
bargain, sell and release unto the said.	
parcel, or lotof land situated in Parjs Mountain Township, in Greenville County, State aforesaid, and more particularly described as LotNo.	;,
of Section	
on the plat of the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the office of Register Mesne Conveyance for Greenville County in Book	3
Page Q.O.	
TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in any wise incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said premises before wentioned, unto the said.	
I develuibre his	
ON CONDITION, HOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premise. by the grantee orheirs or assigns, or any one holding under	3
ises; and thereupon title is to revert to it, its successors or assigns.	-
And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith and if the same shall be used by the grantee, heirs or assigns, for	
any other than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and there upon title is to revert. And on the further condition that the grantee.	
heirs and assigns, and all persons holding under	
duty it shall be to try all charges. And if the grantee	
heters or assigns, or any person holding under	
all and singular the said premises unto the said hours and assigns, against it and every person whomsoever lawfully claiming the same or any part thereof	
IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate scal to be attached, and lass caused thank Human , its kice President, and Many Human	
the Treasurer, to subscribe hereunto its Corporate name this 17th day of July	
war and our Lord one thousand Ought hundred and Minite Service and in the one hundred and	
year of the Sovereignty and Independence of the United States of America.	
PARIS MOUNTAIN LAND COMPANY, Per Haux Hammond Lia President,	
and Cluster G. Furman Treasurer.	ş
THE STATE OF SOUTH CAROLINA, \	
GIOGRAVILLAD COUNTY.	
PURSOMALLY appeared before me, J. D. Laws	
The process of the saw the within named PARIS MOUNTAIN LAND COMPANY, by Snank Sammon & Company, and State of the saw the within named PARIS MOUNTAIN LAND COMPANY, by Snank Sammon & Company, and State of the saw the within named PARIS MOUNTAIN LAND COMPANY, by Snank Sammon & Company, and State of the saw the within named PARIS MOUNTAIN LAND COMPANY, by Snank Sammon & Company, by Snank Sna	
Wign all properties deed, and that he with Jee M. Maddell	
witnessed the execution thereof.	
La Deschum (L, S.) D. Davie	
Notary Bublic for S. C.	