February 15th 1922

			ı <b>-</b>	
THE	STATE	OF	SOUTH	CAROLINA

Commen	013	Christiani	t	172	

COUNTY OF GREENVILLE.	
KNOW ALL MEN BY THESE PRESENTS, That the PAR	IS MOUNTAIN LAND COMPANY, a body Corporate under the laws
	1 0.17
in consideration of the sum of Ane I tunidald and	Lifty Dollars,
<u> </u>	of Richardson I al the Soite and
bound to it in hand paid at and before the scaling of these presents by	G. Richardson of the laity and ve granted, bargained, sold and released, and by these presents do grant,
in the State Foresaid, (the receipt whereof is duly acknowledged,) have	re granted, bargained, sold and released, and by these presents do grant,
bargain, sell and release unto the said.	boil
parcel, or lotof land situated in Paris Mountain Township, in Greenvil	le County, State aforesaid, and more particularly described as LotNo.
on the plat of the lands owned by the said PARIS MOUNTAIN LAN	D COMPANY, on Paris Mountain, the said plat being recorded in the
wise incident or appertaining.	editaments and Appurtenances to the said premises belonging or in any-
G. F. Prohands on I has I	es before mentioned, unto the said
ON CONDITION, HOWEVER, that no alcoholic or spirituou	is liquors or other intoxicants shall ever be kept for sale on said premises  heirs or assigns, or any one holding under human
or them; and for a breach of this condition, the PARIS MOUNTAIN ises, and thereupon title is to revert to it, its successors or assigns.	I LAND COMPANY, its successors or assigns, may re-enter said prem-
	other purposes than that of residence and purposes connected therewith,
any other than residence and purposes connected therewith, the grantor,	heirs or assigns, for its successors or assigns may re-enter for breach of condition, and there-
And on the further condition that the grantee	his
sanitary regulations for the protection of the health of the community attany public meeting of the lot owners holding under said Company of amendments and changes therein, each lot owner being entitled to one v	formed, on the lands now owned by the grantor, which may be adopted on the first Saturday of May, June, July and August of each year, and all yote. Such meeting may adopt such regulations as they deem advisable ies, not to exceed ten dollars for each offence, and may elect officers whose
duty it shall be to try all charges. And if the grantee,	in
TAIN LAND COMPANY, its successors or assigns may re-enter said And the said PARIS MOUNTAIN LAND COMPANY does h	ereby bind itself, its successors and assigns to warrant and forever defend
all and singular the said premises unto the said	harden ling the same or any part thereof. ND COMPANY has hereunto caused its Corporate seal to be attached,
	its Vice President, and Electer S. Guman
	uty-first day of april, in the
	Minety mine and in the one hundred and
	he Sovereignty and Independence of the United States of America,
Signed, Sealed and Delivered in the Presence of 13. 22. Shuman	PARIS MOUNTAIN LAND COMPANY, Per Granle Hammond V. Present
W. C. Beacham	and alester & Gurman Treasuren E &
THE STATE OF SOUTH CAROLINA, \	
GREENVILLE COUNTY.	
PERSONALLY appeared before me, W. le./	Feacham
and made oath that he saw the within named PARIS MOUNTAIN LA	
the within written deed, and that he with 13. M. Shuman	
SWORN to before me, this ### 15-18	witnessed the execution thereof.
day of April Feb. A. D. 1923	W. C. Beacham
James TE. Sates (L. S.) Notary Public for S. C.	- [ [
	Recorded for allruany 15 = 1922

THE	STATE	OF	SOU'	гн с	AR	OLINA,	

VOI. 15. Ferm No. 2.

Dollars, tin hand paid at and before the sealing of these presents by	the State aforesaid for and
tin hand paid at and before the sealing of these presents by	0.41 1 6.04
in hand paid at and before the sealing of these presents by	onsideration of the sum of the Annahud Aufty
as Sinta aforestid, (the receipt whereof is duly science/loteged,) have granted, barginized, solid and released, and by these presents do grant, all, and and release into the said.  "A"  all that piece.  et, or lotof land situated in Paris Mountain Township, in Greenville County, State aforestid, and more particularly described as LocNo.  "A"  be plat of the lands owned by the said PARLS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the or of Register Means Conveyance for Greenville County in BoodtD". D.  "A"  TOWNTHER with, all and singular, the Rights, Members, Herelinanests and Appartenances to the said permises belonging or in any- rainded not appeared sing.  TO HAVE AND TO HOLD, all and singular, the said permises before mentioned, unto the said.  DEFINED ON CONDITION, HOWEVER, than no absolute or spirituous liquors or other intextenants shall ever be kept for sale on said premises, and for a breach of this condition, the PARLS MOUNTAIN LAND COMPANY, its successors or assigns, and thereton, and thereton of this condition, the PARLS MOUNTAIN LAND COMPANY, its successors or assigns, and the said be used by the grantee.  And on the turnitee 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 for breach of condition, and there in the to revert.  And on the turnitee condition that the grantee.  And on the turnitee condition that the grantee.  And on the turnitee condition that the grantee.  And on the further condition and purpose connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and there  is the part of the lot owners holding under makes and assigns, and all person holding under makes and approaches the control of the le	O. P. P. Jan.
as Sinta aforestid, (the receipt whereof is duly science/loteged,) have granted, barginized, solid and released, and by these presents do grant, all, and and release into the said.  "A"  all that piece.  et, or lotof land situated in Paris Mountain Township, in Greenville County, State aforestid, and more particularly described as LocNo.  "A"  be plat of the lands owned by the said PARLS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the or of Register Means Conveyance for Greenville County in BoodtD". D.  "A"  TOWNTHER with, all and singular, the Rights, Members, Herelinanests and Appartenances to the said permises belonging or in any- rainded not appeared sing.  TO HAVE AND TO HOLD, all and singular, the said permises before mentioned, unto the said.  DEFINED ON CONDITION, HOWEVER, than no absolute or spirituous liquors or other intextenants shall ever be kept for sale on said premises, and for a breach of this condition, the PARLS MOUNTAIN LAND COMPANY, its successors or assigns, and thereton, and thereton of this condition, the PARLS MOUNTAIN LAND COMPANY, its successors or assigns, and the said be used by the grantee.  And on the turnitee 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 for breach of condition, and there in the to revert.  And on the turnitee condition that the grantee.  And on the turnitee condition that the grantee.  And on the turnitee condition that the grantee.  And on the further condition and purpose connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and there  is the part of the lot owners holding under makes and assigns, and all person holding under makes and approaches the control of the le	in hand paid at and before the sealing of these presents by J. J. Chadukst
section.  The plant of the lands situated in Paris Mountain Township, in Greenville County, State aforestid, and more particularly described as LotNo. [Assertion of the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plant being recorded in the sof Register Manne Conveyance for Greenville County in Book. 27 22 2.  TOWNTHER with, all and singular, the Rights, Members, Heredinaments and Appurtenances to the said premises belonging or in any-incident or appertaining.  TO HANE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  TO HANE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  Neitra or assigns, or any one budding under hear, and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter and premises here are said premises and the particles of the condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter and premises are said to revert to it, its successors or assigns than that of residence and purposes connected therewith, heirs or other purposes than that of residence and purposes connected therewith, heirs or other purposes than that of residence and purposes connected therewith, heirs or assigns, and all premass holding under said companies and damages therein, and the residence and purposes connected therewith, heirs or assigns, and all premass holding under said companies or assigns and all premass holding under said companies and damages therein, each law of the beauth of the community formed, on the lands now owned by the grantor, which may be adopted under the relations for the protection of the health of the community formed, on the lands now owned by the grantor, which may be adopted under the protection of the health of the community formed, on the lands of the protection of the health of the community formed, on the first back of the protection of the health of the community formed, on the first back of the protection of the	Guest formed (the receipt whereof is duly seknowledged) have granted bargained sold and released, and by these presents do grant
section.  The plant of the lands situated in Paris Mountain Township, in Greenville County, State aforestid, and more particularly described as LotNo. [Assertion of the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plant being recorded in the sof Register Manne Conveyance for Greenville County in Book. 27 22 2.  TOWNTHER with, all and singular, the Rights, Members, Heredinaments and Appurtenances to the said premises belonging or in any-incident or appertaining.  TO HANE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  TO HANE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  Neitra or assigns, or any one budding under hear, and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter and premises here are said premises and the particles of the condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter and premises are said to revert to it, its successors or assigns than that of residence and purposes connected therewith, heirs or other purposes than that of residence and purposes connected therewith, heirs or other purposes than that of residence and purposes connected therewith, heirs or assigns, and all premass holding under said companies and damages therein, and the residence and purposes connected therewith, heirs or assigns, and all premass holding under said companies or assigns and all premass holding under said companies and damages therein, each law of the beauth of the community formed, on the lands now owned by the grantor, which may be adopted under the relations for the protection of the health of the community formed, on the lands now owned by the grantor, which may be adopted under the protection of the health of the community formed, on the lands of the protection of the health of the community formed, on the first back of the protection of the health of the community formed, on the first back of the protection of the	gin, self and recease time the said
section  To detail the indices owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the pelit of the knots owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the end Register Means Conveyance for Greenville County in Book. It is a construction of the protection of the grants of the protection of the part of this condition, the part of the protection of the part of this condition, the part of the protection of the part of the protection of the bealth of the community formed, on the further condition that the grantse.  And on the further condition that the grantse g	all that piece
section the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said plat being recorded in the option of the lands owned by the granter for Greenville County in Book. B. B.  TOSETHER with, all and singular, the Rights, Members, Herelitaments and Appurtenances to the said premises belonging or in any incident or appertaining. TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  ON CONDITION, BOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premises be grantee or this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, or any one holding under	el, or lotof land situated in Paris Mountain Township, in Greenville County, State aforesaid, and more particularly described as LotIvo
he plat of the lands owned by the said PARIS MOUNTAIN LAND COMPANY, on Paris Mountain, the said part lening recorded in the of Register Mesne Conveyance for Greenville County in Book & D.D.  TOGETHER with, all and singular, the Rights, Members, Hereilitaments and Appurtenances to the said premises belonging or in any-incident or appearationing.  TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  And on the further condition that an alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said premises he grantee or.  Licits or assigns, or any one holding under—  And on the further condition that said dot.—shall be used for no other purposes than that of residence and purposes connected therewith, and on the further condition that said dot.—shall be used for no other purposes than that of residence and purposes connected therewith, all the same shall be used by the grantee.  And on the further condition that the grantee.  Licits and sasigns, and all persons holding under—  Licits and sasigns, and all persons holding under—  Judgether than residence and purposes connected therewith, the granter, its successors or assigns may re-enter for breach of condition, and there is the purpose of the lot owners holding under said Company on the last Saurtlay of May, June, July and August of each year, and all produces the health of said commany, and may present seath peakings on the lands now owned by the grantor, then may be adopted intervient and changes therein, each by tower being entitled to one vote. Such needs the grantee whose yit shall be to try all charges. And if the grantee.  And if it is observe such regulations and submit to the penalties imposed, then the title hereby conveyed is to cease, and the PARIS MOUNTAIN LAND COMPANY has been received in Corporate scal to be altracted. In WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has been control of the United State of America.  PARIS MOUNTAIN LAND COMPANY has been control the confusion of	",
and Register Mesne Conveyance for Greenville County in Book & D. D.  TOBETHER with, all and singular, the Rights, Members, Hereilitaments and Appurtenances to the said premises belonging or in any-incident or appertaining.  TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  Theirs and assigns forever.  ON CONDITION, WOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for said on said premises the grantee or.  But here and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, is successors or assigns, may re-enter said premand thereton this is to revert to it, its successors or assigns.  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 there of other than residence and purposes connected therewith, the grantor, its successors or assigns may re-enter for breach of condition, and there on the further condition that the grantee.  But heirs and assigns, and all persons holding under further condition that the grantee.  But heirs and assigns, and all persons holding under further condition that the grantee.  But heirs and assigns, or any person holding under said Company on the first Saturday of May, June, July and August of each year, and all interests of the protection of the lental hord said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may elect officers whose yit shall be to try all charges. And if the grantee.  But he presented the said premises and singular the said premises and singular the said premises and the said penalties and the work of the cambridge and singular the said premises unto the said.  But here the premise of the fu	Section
TO HAVE AND TO HOLD, all and singular, the Rights, Members, Herelitaments and Appurtenances to the said premises belonging or in any-ineident or appertaining.  TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.  ON CONDITION, MOWEVER, that no alcoholic or spirituous liquors or other intoxicants shall ever be kept for sale on said apremises here are said premises here to the said control or spirituous liquors or other intoxicants shall ever be kept for sale on said apremises here are said premises here are said premises here are said premises here are said premised.  And on the further condition that said ideshall be used for so other purposes than that of residence and purposes connected therewith, and on the further condition that said ideshall be used for so other purposes than that of residence and purposes connected therewith, if the same shall be used by the grantee.  And on the further condition that the grantee.  Incirs and assigns, and all persons holding under here in the is to resert.  And on the further condition that the grantee.  Incirs and assigns, and all persons holding under here in the is to resert.  And on the further condition that the grantee.  Incirs and assigns, and all persons holding under here in the said company on the first Startday of May, June, July and August of each year, and all introversions and changes therein, seed by every and all introversions and changes therein, seed by every and all introversions and changes therein, seed by every and all introversions and changes therein, seed by every and introduced the health of said community, and many preceives such penalticies, not to exceed ten dollars for each offence, and may elect officers whose yi shall be to try all charges. And if the grantee.  In all to observe such regulations and submit to the penaltics imposed, then the title hereby conveyed is to cease, and the PARIS MOUN.  In LAND COMPANY, its successors or assigns many re-enter said premises and title will the will be added	the plat of the lands owned by the said FARLS MOONTAIN EARLY COMPANY, on Taris Incomeding the said FARLS MOONTAIN EARLY COMPANY, on Taris Incomeding the said FARLS MOONTAIN EARLY COMPANY, on Taris Incomeding the said FARLS MOONTAIN EARLY COMPANY.
TOGETHER with, all and singular, the Rights, Members, Rerelitaments and Appurtenances to the said premises before mentioned, unto the said.	
TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said.	TOGETHER with, all and singular, the Rights, Members, Hereditaments and Appurtenances to the said premises belonging or in any
ON CONDITION, GOWEVER, that no alcoholic or spirituous injurors or other intoxicants small ever be sept to a set of such a state of such pleases.  And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith, 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, which is not revert.  And on the further condition that the grantee.  And on the further condition that the grantee gra	TO HAVE AND TO HOLD, all and singular, the said premises before mentioned, unto the said
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them; and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter sain premium 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 for breach of condition, and therem title is to revert.  And on the further condition that the grantee.  And the grant for the towner being entitled to one vote. Such meeting may adopt such regulations as they deem advisable via shall be to try all charges. And if the grantee.  For assigns, or any person holding under.  And the said PARIS MOUNTAIN LAND COMPANY as premities and title will thereupon revest in it or them.  And the said PARIS MOUNTAIN LAND COMPANY as premities and title will thereupon revest in it or them.  And the said PARIS MOUNTAIN LAND COMPANY has been the return caused its Corporate seal to be attached last caused the said premities auto the said.  And MUTTAIN LAND COMPANY, it is successors and assigns to warrant and forever defend and saignate said premities auto the said.  And MUTTAIN LAND COMPANY, by Andrew Land Corporate seal to be attached last caused in the one hundred and hundred and hundred and hundred and hundred in the PARIS MOUNTAIN LAND COMPANY,	heirs or assigns, or any one holding under
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 for breach of condition, and there in this is to revert.  And on the further condition that the grantee.  heirs and assigns, and all persons holding under **Acas**	them; and for a breach of this condition, the PARIS MOUNTAIN LAND COMPANY, its successors or assigns, may re-enter said premate the property of the successors of assigns.
other than residence and purposes connected therewith, the grantor, its successors of assigns may re-enter for breach of conduction, and there in this is to revert.  And on the further condition that the grantee.  And it the community formed, on the lands now owned by the grantor, which may be adopted any public meeting may adopt such regulations as they deem advisable endirents and changes therein, each but owner being entitled to one vote. Such meeting may adopt such regulations are they deem advisable protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may elect officers whose by it shall be to try all charges. And if the grantee.  And if all to observe such regulations and submit to the penalties imposed, then the title hereby conveyed is to cease, and the PARIS MOUN-  IM 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 singular the said premises unto the said.  Year and assigns, against it and every person whomsover 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 itse caused.  And And Andread in Andread and the presented of the United States of America.  President, and in the one hundred and and in the one hundred and the province of the United States of America.  PARIS MOUNTAIN LAND COMPANY,  PERSONALLY appeared before me,  And Andread And	And on the further condition that said lotshall be used for no other purposes than that of residence and purposes connected therewith
heirs and assigns, and all persons holding under heart. shall at all times observe all intry regulations for the protection of the health of the community formed, on the lands now owned by the grantor, which may be adopted may public meeting of the lot owners holding under said Company on the first Saturday of May, June, July and August of each year, and all endments and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regulations as they deem advisable protect the health of said community, and may prescribe such penaltics, not to exceed ten dollars for each offence, and may elect officers whose by it shall be to try all charges. And if the grantee. The provided in the penaltics imposed, then the title hereby conveyed is to cease, and the PARIS MOUNTAIN 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 singular the said premises unto the said. The health of the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached its. President, and the premise said to be attached its. President, and the premise said to be attached its. President, and the premise said in the one hundred and hundred one hundred and hundred hun	other than residence and purposes connected therewith, the grantor, its successors of assigns may re-enter for breach of condition, and then
nitary regulations for the protection of the health of the community formed, on the lands now owned by the grants, which hashy of authors and public meeting of the lot owners holding under said Company on the first Staturday of May, June, July and August of each year, and all sendments and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regulations as they deem advisable protect the health of said community, and may prescribe such penaltics, not to exceed ten dollars for each offence, and may elect officers whose by it shall be to try all charges. And if the grantee.  ***August of each offence, and may elect officers whose try it shall be to try all charges. And if the grantee.  ***August of each offence, and may elect officers whose try it shall be to try all charges. And if the grantee.  ***August of each offence, and may elect officers whose try it shall be to try all charges. And if the prantee.  ***August of each offence, and may elect officers whose try it shall be to try all charges.  **August of each offence, and may elect officers whose try is shall be to try all charges.  **August of each offence, and may elect officers whose try is shall be to try all charges.  **August of each offence, and may elect officers whose try is shall be to try all charges of the prantise, not to exceed ten dollars for each offence, and may elect officers whose try is shall be to the each offence, and may elect officers whose try is shall be to try all charges of the prantise, not to exceed ten dollars for each offence, and the PARIS MOUNTAIN LAND COMPANY and the requirements in to them.  **August of the prantises and title will therepor revers in it or them.  **August of the said prantises and title will therepor revers in it or them.  **August of the said prantises and title will therepor revers in it or them.  **August of the said prantises and title will therepor revers in it or them.  **August of the said prantises and title will therepor revers in it or them.  **August of the sa	And on the further condition that the grantee
its or assigns, or any person holding under	any public meeting of the lot owners holding under said Company on the lirst Saturday of May, June, July and August of each year, and a sendments and changes therein, each lot owner being entitled to one vote. Such meeting may adopt such regulations as they deem advisable protect the health of said community, and may prescribe such penalties, not to exceed ten dollars for each offence, and may elect officers who
And it to observe such regulations and submit to the penaltics imposed, then the first will thereupon revest in it or them.  And the AND 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 singular the said PARIS MOUNTAIN LAND COMPANY does hereby bind itself, its successors and assigns to warrant and forever defend and singular the said premises unto the said.  And the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached its caused.  IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunto caused its Corporate seal to be attached its.  President, and A. J.	" " " " " " " " " " " " " " " " " " "
irs and assigns, against it and every person whomsoeder lawfully claiming the same or any part increof.  IN WITNESS WHEREOF, the said PARIS MOUNTAIN LAND COMPANY has hereunte caused its Corporate seal to be attached the caused.  A. D. Lean.  Treasurer, to subscribe hereunto its Corporate name this.  Personal Independence of the United States of America.  PARIS MOUNTAIN LAND COMPANY,  Per R. D. Sham.  President and Alexandary.  Treasurer  The STATEOF SOUTH CAROLINA,  GENERAVILLE COUNTY.  PERSONALLY appeared before me,  L. L	all fail to observe such regulations and submit to the penalties imposed, then the first energy conveyed is to cease, and the TARIS MOST AIN LAND COMPANY, its successors or assigns may re-enter said premises and title will thereupon revest in it or them.
Treasurer, to subscribe hereunto its Corporate name this	hirs and assigns, against it and every person whomsoefer lawfully claiming the same or any part thereof.
Treasurer, to subscribe hereunto its Corporate name this	d has caused R. D. Dloan, its President, and M. D. Junnan
part of our Lord one thousand.    Mind   Min	Transpare to subscribe hereunto its Corporate name this. day of Aurel , in the
year of the Sovereignty and Independence of the United States of America.  PARIS MOUNTAIN LAND COMPANY,  Per A. D. Down President  and Alexand Source In the Presence of PARIS MOUNTAIN LAND COMPANY,  Per A. D. Down Treasurer.  IN THE STATE OF SOUTH CAROLINA,  Generally South Carolina,  Generally appeared before me,  In the saw the within named PARIS MOUNTAIN LAND COMPANY, by B. D. Down  President, and Alexand Source its Treasurer, sign, seal and as its act and deed delive within without deed, and that he with D. Downlind and S. D. Minns  within without deed, and that he with D. Downlind and S. D. Minns  witnessed the execution thereof.	er of our Lord one thousand mine hundred and Line and in the one hundred and
PARIS MOUNTAIN LAND COMPANY,  Per R. D. Sloan President  and Alexten S. Surman Treasurer.  W. Minns Larto a. I. Furman Survey.  HE STATEOF SOUTH CAROLINA,  GENERAVILLE COUNTY.  PERSONALLY appeared before me,  d. Mountain Land Company, by R. D. Sloan  d. Made onth that he saw the within named PARIS MOUNTAIN LAND COMPANY, by R. D. Sloan  President, and Alexter S. Furman its Treasurer, sign, seal and as its act and deed delive  within written deed, and that he with D. J. Janubridge and 975: W. Minns  witnessed the execution thereof.	
GENERAVILLE COUNTY.  PERSONALLY appeared before me, I brunes  I made onth that he saw the within named PARIS MOUNTAIN LAND COMPANY, by B. D. Dlaan  Therefore, and as its act and deed delive  within within deed, and that he with D. J. Drawbidge and of W. Minnes  witnessed the execution thereof.	Sealed and Delivered in the Presence of PARIS MOUNTAIN LAND COMPANY,
GENERATED SOUTH CAROLINA,  GENERATILE COUNTY.  PERSONALLY appeared before me, I bergmen  defined onth that he saw the within named PARIS MOUNTAIN LAND COMPANY, by B. D. Dlaan  Medicine, and Alexander S. Gurman its Treasurer, sign, seal and as its act and deed delive within without deed, and that he with D. Trombudge and 94 W. Minner  within without deed, and that he with D. Trombudge and 94 W. Minner  witnessed the execution thereof.	Per Ot. D. Alvano President
GENERAVILLE COUNTY.  PERSONALLY appeared before me, I brunes  I made onth that he saw the within named PARIS MOUNTAIN LAND COMPANY, by B. D. Dlaan  Therefore, and as its act and deed delive  within within deed, and that he with D. J. Drawbidge and of W. Minnes  witnessed the execution thereof.	and Marine de la
PERSONALLY appeared before me, I.S. Crynell  I shall could that he saw the within named PARIS MOUNTAIN LAND COMPANY, by B. D. Sloan  President, and Alester S. Gurman its Treasurer, sign, seal and as its act and deed delive  within without deed, and that he with D. J. Drawbudge and of W. Minnes  witnessed the execution thereof.	HE STATE OF SOUTH CAROLINA,
its Treasurer, sign, seal and as its act and deed delive within without deed, and that he with a grand witnessed the execution thereof.	Generalle County.
within written deed, and that he with a. I Insubidge and 94. W. Mune  within written deed, and that he with a. I Insubidge and 94. W. Mune  witnessed the execution thereof.	PERSONALLY appeared before me . P. Grunner
its Treasurer, sign, seal and as its act and deed delive within without deed, and that he with a grand witnessed the execution thereof.	Totale with that he says the within named PARIS MOUNTAIN LAND COMPANY, by R. D. Sloan
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