TITLE TO REAL ESTATE

## State of South Carolina, GREENVILLE COUNTY

No. 372

GREENVILLE CO	UNTY					· · · · · · · · · · · · · · · · · · ·
NINETY	AND NO/100 (\$90	<b>.</b> 001	KNOW A	LL MEN BY THES	SE PRESENTS: Tha	t for and in consideration of
to the undersigned grantor, C			ation of South Car	rolina, in hand paid 1	by William R	- DOLLARS
the receipt whereof is hereby	acknowledged, it does by	these presents gran	nt, bargain, sell an	d release unto the sa	aid Willia	m R. Hilton
and regulations printed on the	e feet, more or less; the sand that said lot is to be used	ne being described exclusively for the itions or amendmen	and designated as e burial of human ats for the govern	above, in accordance bodies of the white ment of the Cemeter	e with map on file in t race, and is sold and or ry which may hereafte	the office of said corporation.
	METERY, INC., for itself,	and successors an	d assigns, covenar	nts with the said		Rule No. 13 on the reverse
	made. METERY, INC., does here <b>William R. Hilt</b> e	by bind itself and	its successors to	warrant and forever nd assigns against it	defend the said pren	nises to the said
whomsoever lawfully claiming IN WITNESS WHERE and its seal affixed this—	OF, GRACELAND CEM	ETERY, INC., has	caused this instru	ment to be signed by		
In the presence of ,					LAND CEMETERY,	(
Eleanor T. Jos				Ву А 19	ster G. Furm	Vice- President
Mae D. Patrici		•		AttestL11	lian Harriso	Secretary
STATE OF SOUTH CAROL	}	•				
	May A. D		AV Ze		Eleanor T. Jo	one s
Mae B.	Notary Public, S	(Seal) S. C.	Stamps cancelled-	No Stamp	<b>s</b>	
1. The Cemetery will be 2. The owners of lots, ar the regulation of visitors. 3. All sales of lots are multiply paid for, the Corporation equal in value to the amount of the equal in value to the equal	nade strictly for cash, unlead reserves the right at any paid upon the original, or required of the lot owner alth must be shown the Suo'clock p. m. on the prevoration may have a correct presented at its office so right is made on the Corp be allowed except upon or only be made under the siting to time may lay out er to promote the general nave the right to have shr for in cash before work is venient, or interfere with a dot and remove the said to put any covering such a cused except corner stone and the corporation, and under the side of put any covering such a cused except corner stone and the Corporation, and under the continuents are to be laid the Corporation, and under the fifteen (15) included the corporation of the comore than fifteen (15) included as being in conformity are not paid for, or of gy or any structure whate per, or injurious to the applications, trees and all hea	is m. until sunset. lowed access to the lowed access to the ses in special cases time after the per to a single grave. Whenever a grave per intendent of the lous day. If in the trecord of the own that a record of the oration's records. If any shree construction of the Sor alter such aven objects of the centil done. If any shree construction of the series of shrubs or a sar provided. The proper care of trees or shrubs or as provided. The supervision of the series of the centery designated be furnished with series of the centery are the supervision of the supe	an extension is a gried agreed on for is to be opened, e grounds before e afternoon, by 9 hership of all lots he transfer can be ve Officers of the aperintendent. The comparison of the aperintendent of the cemetery, the such parts thereor foreign substance or foreign substance of the Superintendent of the cemetery, the such parts thereor foreign substance of the Superintendent of the Superinte	given by the Corporar any extension of procontaining the name interment is made. It is where a re-sale and made. A fee of \$2.0 Corporation, and upmake such rules and portions of the lot, es situated in any less corporation, by its fas they shall determent, on any grave or less than the corporation, and only risions allowing interest or other cut stone. The corporation of the less than the corporation of the lot, are placed upon and the officials of the or upon any lot which ands, they shall have to the herein referred to	erving the rules which ation. When an interpayment to remove the ayment is to be a same day.  conveyance is made, to will be collected by on the written order regulations for the go all work to be done at shall become detries authorized represent into the detrimental of the ayment to be separated all work in the lay as rapidly as possible above the surface of the and must be placed the and must be placed marble work, monut cemetery. No materny lot sold, no remove Corporation.  In shall be determined the right, to enter same and which is a part	are, or may be, adopted for rement is made on a lot not be remains to a smaller lot remede of the deceased, and a made in the forenoon, applitude Corporation will require the Secretary to be paid at of the owner or owners of evernment of the grounds as under the direction of the imental to adjacent lots or tatives or employees, shall unsightly, or inconvenient, there means of marking bounties in from the duly authortely made and perpetually ing of the foundations shall be if the ground, and must not ed in the space provided in iments and headstones must ial of any kind will be real of same will be permitted the total of the corporation, or its tid lot and remove the said thereof shall receive annual
14. No sign indicating the		ly the elements an	id will not renair 4	or replace same		<del>-</del>
	at a lot or vault is "For S descent shall become the	ale" will be permit owner of a lot, or	id will not repair of the din the grounds be buried in the c	or replace same. s.		; ;