_	OLD T	
+	TITLE	TO REAL ESTATE WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 97307
	CT AT	OF SOUTH CAROLINA,]
ı	SIAII	
Ì		Greenville County.
	I	NOW ALL MEN BY THESE PRESENTS, That. I, J. E. Rosamond,
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i	***************************************	
		in the State aforesaid
-	in cons	deration of the sum of Ten and no/100 (\$10.00)
		DOLLARS,
1		,
I		me T T Non-mbm
	to	me paid by L. J. Vaughn,
ı		
1	After Supremy After 11th Age 1	
	in the	State aforesaid, the receipt whereof is hereby acknowledged, have granted, bargained, sold and released, and by these presents do grant, bargain, sell and release,
	unto th	saidL. J. Vaughn
- The same of the		
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	ļ.	A one-sixth (1/6) undivided interest in and to the real estate, personal property,
	1	ry and equipment, which is more fully described in deed from J. P. Rosamond to L. J.
	Vaugh	n, which is recorded in Deed Book 180, at page 253, of the records for Greenville County
1	and d	eed from J. P. Rosamond to J. E. Rosamond, recording in Deed Book 181, at page 401, of
	1	
		cords for Greenville County; the deed from J. P. Rosamond to L. J. Vaughn conveying to
	the C	rantee a one-third (1/3) undivided interest in the property, and the deed from J. P.
	Rosan	ond to J. E. Rosamond conveying to him a two-thirds (2/3) interest in the same property.
ı		This conveyance is made, however, subject to the following terms and conditions, to-
		
	Wit:	That the Grantee is to help operate the ginning establishment described in this deed, in
	conju	nction with the Grantor, and that the Grantor is to have the management thereof, in his
į	1	ands exclusively; and that neither party is to draw any salary for their work in behalf
	1	
	OI UN	e ginnery.
ı		Provided further that by giving and accepting this deed it is mutually agreed between
R.	1	
	the G	rantor and the Grantee that in case either decides to sell his one-half $(1/2)$ interest.
	1	rantor and the Grantee that in case either decides to sell his one-half (1/2) interest,
	or an	y fractional part thereof, which he has in this property, that he will first give the
	or an	y fractional part thereof, which he has in this property, that he will first give the party, his heirs and assigns, a fifteen-day (15-day) option, in writing, in which such
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