	Vol. 267	295
TITLE TO REAL ESTATE—G.T. 201	WALKER, EVANS & COGSWELL CO., CHARL	. ЕЗТОН., S. C. 21381—2-6-42
STATE OF SOUTH CAROLINA, Greenville County.	en e	
KNOW ALL MEN BY THESE PRESENTS, That	I, Ben K. Norwood	
	· · · · · · · · · · · · · · · · · · ·	
Thirty Five	Hundredin consider	Dollars
		,
		in hand paid
	K. Norwood, as Trustee	
at and before the sealing of these presents by	**************************************	
Ben K.Norwood, as Trustee- All	ted, bargained, sold, and released, and by these presents do grant, bargain, self and of my right, title and interest, the same being a lok Springs Township, Greenville County, State of Section 1.	one-nall.
All that piece, parcel or lot of land in	1CK Springs Township, Greenville County, State of St	Juli Caronia.
being known as Lot #2-A and part of	1-A (70 ft. frontage of Lot 2-A and 10 ft. front	age of Lot 1-A)
on revised plat of the property of	N. A. Hack and Gladys G. Hack by W. J. Riddle, Su Plat Book Lat pages 132-3, and having the follo	wing metes
and hounds.		
REGINNING at a point on the	West side of Montgomery Street, joint front corn	er of Lots 25
and 2-A, running thence with Montgo	mery Street S. 7-05 E. 80 ft. to a point in the f	of Lots 1-A
and 7-A; thence N. 2-30 W. approxim	ately 80 ft. to a point in rear line of Lot No. 8	joint near
corner of Lots 2-A and 25; thence N	. 82-30 E. 249 ft. to the point of beginning on M	iontgomery Street.
IN TRUST, However, for the	e following uses and purposes, to wit:	the net income
(after payment of costs of collecti	on, taxes, insurance and cost of upkeep) to be re	invested until
Ben K. Norwood, Jr. becomes twenty-	one years of age; after that time the entire net ations are to be paid to Ben K. Norwood, Jr., as l	income from long as he lives.
(2) If Ben K. Norwood. Jr.	should die, leaving one or more descendants, the	trust shall
continue in Ben K. Norwood, Sr. and	his heirs until and only until - the youngest chaty-one years of age shall reach that age; the net	income to
be used for the maintenance of his	children, the children of any deceased child to s	share in the
parent's stead. At the termination	of the trust as above provided, the title, in fee	simple, to
vest equally in his descendants, pe	er stirpes and not per capita, free of all trusts. should die leaving no descendants surviving him,	the trust shall
continue in Ben K. Norwood, Sr. and	his heirs for the benefit of the other child or	children of
Ben K. Norwood, Senior, if any- the	e net income, in that event, to be reinvested unti	il his youngest
child that shall reach that shall r	reach that age shall become twenty-one year old, that shall reach that age shall become twenty-one	e years of age.
and the title in fee simple to vest	t equally in the descendants of Ben K. Norwood, S:	r. then living,
non stimmes and not new cenits.	· ·	
(4) And if Ben K. Norwood, S	Sr. shall die leaving no living descendants then Norwood, John W. Norwood, Jr., Frances N. Funderb	urk, and Oliver
Norwood, free of all trusts; but it	f any of them be dead, the share of any such dece	ased person
when the thorn who would then en	nswer the description "his or her heirs", if he of	r she had just
	ed for "heirs" under the Statute of Distributions	J2 0120 D 0000
of South Carolina. The trustee herein shall he	ave full power to sell, and resell, the property	as often as he
may deem advisable, and make good	and sufficient deed or deeds therefor in said Tru	stee's
discretion at any time, and upon e	ach such sale shall promptly reinvest the trust f	unds in other ements of
unencumbered real estate without a	ccountability to an beneficiary beyond the requirustee has full power to make fee simple deed or d	eeds upon sale
on resale and no purchaser at suc	h sale or resale shall be in any way responsible	for the
annliantion of the proceeds. The T	rustee shall not be accountable for fire loss, if	in the exercise
	eave the property uninsured, or if it be insured	
value.		