V VM	KEYS PRINTING CO., ORTENVILLE, S. C.
TITLE TO REAL ESTATE	AATS PRINTING GOT, GREATFILLE, G. G.
THE STATE OF SOUTH CAROLINA,	
County of Greenville	,
KNOW ALL MEN BY THESE PRESENTS, That I, C. F. Putman	
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	in the State aforesaid.
	· · · · · · · · · · · · · · · · · · ·
	in consideration of the sum of
Five Hundred and No/100 (\$500.00)	Dollars

tome	in hand paid
at and before the sealing of these presents by Paul Howard	
at and before the sealing of these presents by	
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(the receipt whereof is hereby acknowledged) have granted, bargained, sold, and released, and by these presents do	
Faul Howard, his heirs and assigns:	
All that piece, parcel or lot of land inParis Mountain	Township, Greenville County, State of South Carolina.
and located about 31 miles North of Greenville, South Carolina	and heing_known_and_designated
as Lot Number Twenty-Four (24) on plat of subdividion known as	Buncombe Park, said plat being
on record in the Office of R. M. C. for Greenville County, S.	c in Plat Book "M" at page 12.
on record in the Office of R. M. C. for Greenville County, S.	the between the state of the same land
For a more complete description of said lot, see said plat. The	his being a part of the same fand
conveyed to me by Julia Peterkin and this conveyance is made su	abject to the following
restrictions:	
(1) That the said land shall be used exclusively for resident:	ial purposes for white persons
(1) That the said land shall be used exclusively for resident	owwise disposed of to any nersons
only and that the said land shall never be sold, rented or other	erwise disposed of to any persons
wholly or partly of African descent.	
(2) That no building shall be erected on said lots costing le	ss than the sum of \$2,000.00.
(2) -1110 110 00220208	
(3) That no building shall be erected nearer the front line of	f said lot than 30 feet nor
(3) That no building shall be erected nearer the front line of	t from the mean line of said let
nearer than 10 feet from either side line or nearer than 5 fee	t from the rear line of Sald loss
(4) That the grantor reserves to itself and its successors the	e right to authorize the placing,
maintaining and repairing of any and all public utilities in t	he streets without compensation
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to any lot owner.	
(5) That no surface closet nor cess pool shall ever be mainta	ined on said land, but only septic
tanks or other sanitary sewerage.	
(6) That no use shall be made of said lot which would constit	ute a nuisance to the adjoining
lot owner.	
(7) All out-buildings are to be erected on rear of lot.	