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Mountain View Land Co. DEED TO Mrs. J. B. Hudson
State of South Carolina,
COUNTY OF Literuille
KNOW ALL MEN BY THESE PRESENTS, That Mountain View land Co.
a corporation chartered under the laws of the State of South Carolina, and having its principal place of business at in the State of South Carolina, for and in consideration of the sum of the Hundred Fifty DOLLARS, to it in hand duly paid at and before the scaling and delivery of these presents by the grantee hereinafter named, (the receipt whereof is hereby
acknowledged) has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release unto.  Mrs. J.B. Hudson, All those two certain lots of land, situated in the State and County aforesain and being known as lots numbers 89 and 90 of Block "C" according to a plat of Mountain View Land Co. made by W.A. Adams, February, 1910 and recorded in R.M.C. office for Greenville County in plook "A" pages 396 and 397 and having the following metes and bounds, to wit:  Beginning at a pin on the East side of Bailey St. 147 feet from the intersection of Bailey St. and Green Street, and running thence N. 89-½ W. 132 feet to a pin on Green St. thence with said Green St. N. 35° 25' E. 175 feet to a pin on Bailey St. thence with said Bailey St. S. 11-½ E. 147 feet to the beginning point. This deed is subject to the following restrictions, which shall apply for a period of 25 years from date thereof;  The Property herein conveyed, or any part thereof is not to be sold, rented or otherwise dispose of to persons of African descent.  No liquor or ardent spirits are to be sold on the property.  No dwelling shall be built thereon to cost less than one thousand dollars but any person may use two or more lots, placing one residence thereon.  No building shall be erected nearer the Street than fifteen feet.  No use shall be made of the lots sold, or any part thereof which would constitute a nuisance or injure the value of any of the neighboring lots.  The layout of the lots as shown by the plat shall be used.  The company reserves the right to lay or place or authorize the laying or placing of electric or other street car tracks, sewer, gas or water pipes, electric conduits or pipes, telephone or electric light poles, or any other work or instruments of public utility on or in in any of the streets as shown on the plat of this property without compensation to any lot owner.  In event of the violation by the purchaser of the first restriction above, the title of this tre shall revert to the grantor, except as
procedures.
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TOGETHER with, all and singular, the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.  TO HAVE AND TO HOLD, all and singular, the premises before mentioned unto the granteehereinabove named, and
And the said granting corporation does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the grantee hereinabove named, and
In witness whereof the said granting corporation has caused its corporate seal to be hereunto affixed and these presents to be subscribed by its duly authorized officers, I. I. then I Present Break, J. These, Solomons, J., Secy, on this the 24 the day of pril in the year of our Lord one thousand nine hundred and fourteen and in the one hundred and thinty—eightle year of the Sovereignty and Independence of the United States of America.  Signed, Sealed and Delivered in the Presence of By Hand Co, and I By Hand Co, and I By Hand Co, and I By Hand Co, I Have Solomons A Berry Carroll McLarroll McLarroll McLarroll States of America.
STATE OF SOUTH CAROLINA,  County of
SWORN to before me, this 24th flavor Sworn to before me, this 24th flavor Sworn to before me, this 24th flavor Sworn to be seen the execution thereof.  Sworn to before me, this 24th flavor fl
(For a Release to this deed, see deed book Volume 12, at page 56)).