TITLE TO REAL ESTATE-G.T. 207

STATE OF SOUTH CAROLINA, Greenville County.	. 1
KNOW ALL MEN BY THESE PRESENTS, That I, MARY	0, "P&X10F
	in the State aforesaid.
in consideration of the sum ofnree hundred, nine to	g and no/100 (\$390.00)
	DOLLARS,
me paid by Mazel т. McCau	le y
••••	
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,
Hito the sam	
Onconstila	Township, Greenville County, State of South Carolina.

known as Lot No. 41 on plat of Country Club Estates Made by Dalton & Neves, October, 1926, said plat recorded in Plat Book G, pages 190 and 191, R. M. C. O. for Greenville County, and naving the following courses and distances according to said plat:

Beginning at an iron pin on Douglass Drive, joint corner of Lots Nos. 41 and 40 running thence with line of Lot No. 40, S. 23-22 E. 130 feet; thence S. 66-38 W. 50 feet to joint corner of lots Nos. 41 and 42; thence with line of Lot No. 42, N. 23-22 W. 130 feet to Douglass Drive; thence with Douglass Drive N. 66-38 E. 50 feet to beginning corner.

It is agreed that the grantee is to pay taxes for the year 1937.

mais conveyance is made subject to the following restrictions which are imposed for the benefit of the grant or and may be modified by ner when such modification is deemed by ner to be to the best interest of all concerned:

- (1) Said property small be used exclusively for residential purposes.
- (3) No building of any kind small be erected measure to the street than 35 feet.
- (3) The property herein conveyed shall never be sold, rented or otherwise disposed of to any person or persons having any percentage of negro blood.
- (4) No dwelling shell be erected on said property costing less than whree whousand. Dollars (33,000.00) whis shall not apply to outbuildings appurtenant to a dwelling.
- (5) It is understood and agreed that the grant or reserved the right to place along the streets and alleys on which said lich abuts, sewer pipes, electric wires, car tracks and any lines or pipes for public utilities without compensating the grantee or his heirs or assigns.

If the erection of a imelling nouse on the above described lot is begun within thirty days from the date of this deed, the grantor agrees to refund \$100.00 of the turchase price to grantee.