	Vol.	CHAPTER COCCUET L CO. CHAPTESTON S C. 9523
TITLE TO REAL ESTATE		WALKER, EVANS & COGSWELL CO., CHARLESTON, S. C. 9523
		1
STATE OF SOUTH CAROLINA,		ļ
Greenville County.	The First National Bar	nk of Greenville, S. C. as Administra-
KNOW ALL MEN BY THESE	PRESENTS, That amove and as Substitu	ted Trustee of the Estate of John B
tor de bonis non, cum	testamenta annexo and as bussels	
Marshall		
		in the State aforesaid
		a
n consideration of the sum of Two	Hundred (\$200.00)	
1 00.00		DOLLARS,
	and the second second	,
opaid by	Hall & Cox, a corporation	
	• • • • • • • • • • • • • • • • • • • •	released and by these presents do grant, bargain, sell and release,
n the State aforesaid, the receipt where	eof is hereby acknowledged, have granted, bargained, sold and	released, and by these presents do grant, bargain, sell and release,
Hall & Cox	, a corporation	
into the statement ,		
	Greenville	Township, Greenville County, State of South Carolina.
all that piece, parcel or lot of land in		at a Tot No. 27 of Map 1 of
n the East side of Be	atrice Street and known and design	ry at mage 225 and having the following
metes and bounds, to-w	it: Beginning at an iron pin on h	Beatrice Street joint corner of Lots f said lots. N. 67-48 E. 199.4 feet to
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	1 - 21-27 W	. 68 feet to an inon pin corner of
a twenty-root arrey; c	Tel 10t No. 28 S. 67-48 W. 195	.1 feet to an iron pin on Beatrice
No. 28; thence with 11	ne of Lot No. 20, 50 of 45 fee	t to the beginning corner.
Street; thence with Be	patrice Street, S. 18-40 E. 68 fee	estrictions:
و مرابط بلای د	noid lend shall be used exclusiver	y for reduced for
nersons only and that	the said land shall never be sold	, rented or otherwise disposéd of to
ON 1	nently of African descent.	
any person whorey or	uilding shall be erected on said l	ots costing less than the sum of
\$1,000.00.	wilding shall be erected nearer th	ne front line of said lot than 30 feet
3. That no b	ulia mg shall be elected	er than five feet from the rear line of
nor nearer than ten f	eet from either side line of hear	JI VII VII VII VII VII VII VII VII VII V
h. That the	grantor reserves to itself and its	s successors the right to authorize the
	and repairing of any and all publi	ic utilities in the streets without
	- L 0.74	
compensation to any 1	unface closet nor cess pool shall	ever be maintained on said land, but
5. That no s	UPTROE CIOSCU IICI COST P	
only septic tanks or	other sanitary sewerage.	h would constitute a nuisance to the
6. That no t	ise shall be made of said lot white	h would constitute a nuisance to the
adjoining lot owner.		

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