SINTIFI. That the parties hereto, their successors, here and assists, will not, during the term of westly-was yets from April 1.102, molecules, edit or convey you gard or page of any by within add block to encounted and merger within any additibility in a part to review or owner to the state than as shown as a young the page of any by within add block to encounted and merger within any additibility in a part to review or owner to the state than as shown as a state of the page of th	TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the si	Col I be at Ob Dead Roles
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Effect, "Will the property being coursels of a region theory, it is not a control, hand a principle layer of the first principle." It is not a control of the control of the first principle. The principle course is not a control of the first principle. The principle course is not a control of the first principle. The principle course is not a control of the first principle. The principle course is not a control of the first principle course in the control of the first principle. The principle course is not a control of the first principle course in the control of the first principle." The principle course is not a control of the first principle course in the control of the first principle course in the control of the first principle. The first principle course is not a control of the first principle course in the control	telrs and assigns, against itself and its successors and all persons lawfully claiming, or to claim to This conveyance is made subject to the following conditions, restrictions and covenants re-	the same, or any part thereof. unning with the land, for a violation of the first of which the title shall
FOURTH. That no dwelling house shall be boilt on the slove described but to con less than JAMIL JAMILLANDERS AND	mmediately revert to the grantor, its successors or assigns, except as against lien creditors, to- FIRST: That the property hereby conveyed, or any part thereof, is not to be sold, renter	wit: d, leased or otherwise disposed of to any person of African descent.
FOURTH. That no dwelling house shall be boilt on the slove described but to con less than JAMIL JAMILLANDERS AND	e taken to prevent the grantor herein from designating certain lots of this development or any	future addition thereto for business purposes or for other purposes
FOURTH. That no dwelling house shall be boilt on the slove described but to con less than JAMIL JAMILLANDERS AND	estraile in the opinion of grantor, in promoting said development, the right to do so being herel THIRD: That no use shall be made of any lot which, in the opinion of the grantor here	in, will constitute a nuisance, or prove in any way noxious or offensive
Delivery in the process of the control of the contr		
reference passage or other inclines whitescere shall be received an anal between and percellentaring three true been ambientary as a part of the control of	FOURTH: That no dwelling house shall be built on the above described lot to cost less th	an allulu alluluanua
The state of the finding of the top the increased of the state of the	wilding range or other building whatever shall be greated or said for said and sales the	Dollars; that no
STATE That the parties here to the excession have a subject to the parties and the parties here to a which of each there is a nation of any of the granter have of a disk by the parties here to a subject of the parties have a nation of any of the granter have of the parties have a nation of any of the granter have of the parties have a subject of the parties have been a subject to the parties have been a subject been a subject to the parties have been a subject been a subject to the parties have been a subject been a subject to the parties have been a subject b		
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STATE That the parties here to the excession have a subject to the parties and the parties here to a which of each there is a nation of any of the granter have of a disk by the parties here to a subject of the parties have a nation of any of the granter have of the parties have a nation of any of the granter have of the parties have a subject of the parties have been a subject to the parties have been a subject been a subject to the parties have been a subject been a subject to the parties have been a subject been a subject to the parties have been a subject b	esidence, there may be erected a garage and servant's quarters, (the plans for which are to be	first approved as hereinabove provided) in keeping with the premises,
y part or parted of and but, here, then the whole of each thereof, a shown on and pite, the greates before exceeding returned to the control of the stand of the control of	ig lot not owned by the owner of the land nevernabove described.	and the second s
EIGHTS That no particle closer or other unastrates defect for the disposal of severage shall ever be instituted or mulanticated on the lot between the control may be a severage of the composition of the	my part or parcel of said lots, less than the whole of each thereof, as shown on said plat (the	grantor hereby expressly reserving the right, however, to sell and con-
EIGHTS That no particle closer or other unastrates defect for the disposal of severage shall ever be instituted or mulanticated on the lot between the control may be a severage of the composition of the	said plat, and the further right to determine the size and shape of lots sold for other than res	indential purposes.)
EIGHTS That no particle closer or other unastrates defect for the disposal of severage shall ever be instituted or mulanticated on the lot between the control may be a severage of the composition of the	pes, electric conduits or pipes, telegraph, telephone and electric light poles, and any other such	public utilities, on or in any of the roadways, streets or alleys border-
THE OF MALLY Special and the written register of the owner of and the make at any time writing three years after on more party of the control of the owner of any time writing three years and the control of the contro	reets and aneys, without compensation to any low owner for any damage distance thereof	a shall ever be justalled or maintained on the lot herewith conveyed.
The contract of other has or great intered the right to be commented and the composition of the position of th	rantor herein agreeing that upon the written request of the owner of said lot made at any tim	the within three years after the date of execution of this deed, grantor
in the year of our Lord one thousand nine boundred and substituted. Flesses and in the one hundred and freedomers and Delivered in the Presence of:  Signed Speak and Delivered in the Speak and of the Speak and Spea	ill install on said lot a septic tank, or other sanitary device for disposal of sewerage, and said of OVEVER, that in such event, grantor is to have the right, without reinbursement to the ow	ner of said lot, to connect to said septic tank or other sanitary device
in the year of our Lord one thousand nine boundred and substituted. Flesses and in the one hundred and freedomers and Delivered in the Presence of:  Signed Speak and Delivered in the Speak and of the Speak and Spea	in Witness Whereof, the said Tryon Development Company has caused these presents to be s	signed by its duly authorized officers, and its corporate seal to be thereto
Superalisation and believered in the Presence of:  Superalisation and Delivered in the Presence of:  Superalisation and Superalisation a	fixed this 30th day of October	in the year of our Lord one thousand nine hundred and
Signalificated and Delivered in the Presence of:    Second Company of the Company		I are the second of the second of Assessing to
By C. Marght Problems  U. S. Stamps Cancelled, \$	Cincol (Cost / Lond Delivered in the Berenne of	TRYON DEVELOPMENT COMPANY.
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SECTION ALLY Appeared before me  Butts Parsum  Butts Corporate act and deed, deliver the foregoing deed; and that he, witnessed the execution thereof.  Butts Parsum  Butt		
S. C. Stamps Cancelled, \$		00
PERSONALLY appeared before me.  Butting formular and made cath that he with within named Tron Development Company, by B. Whinght (President)  and L. Whinght (President)  and L. Whinght (President)  and L. Whinght (President)  and made cath that he within amed Tron Development Company, by B. Whinght (President)  and L. Whinght (President)  and made cath that he within amed Tron Development Company to (R. S.)  Barry Public (President)  FOR VALUE RECRIVED  The Marry President of Message Book (SEAL)  ATE OF (Seal of the Register of Message Book)  ATE OF (Seal of the Register of Message Book)  ATE OF (SEAL)  ATE OF (SE	· · · · · · · · · · · · · · · · · · ·	
PERSONALLY appeared before me Butty fouriers and made outh that he within named Tryon Development Company, by B. Whight Learned Tryon Development Company, by B. Whight Learned the execution thereof.  Sworm to before me, this 30% working Control of the Register of Meane of the Williams of the Company to the same the execution thereof.  Sworm to before me, this 30% working Control of the Register of Meane of the Company to t	S. C. Stamps Cancelled, \$and	cents.
PERSONALLY appeared before me		
sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he,  Charlies (Petales)  Sworn to before me, this 30/h systim (Conference)  Sworn to before me, this 30/h systim (Conference)  Particle (R. S.)  Shary Public Selected Received (R. S.)  Particle (R. S.)  Particle (R. S.)  FOR VALUE RECRIVED.  The Associate Method (R. S.)  FOR VALUE RECRIVED.  The Associate Method (R. S.)  The Type releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to.  The the day of 192 and recorded in the office of the Register of Meane (R. S.)  Witness my hand and real, this day of 192 (SEAL)  Signed, Scaled and Delivered in the Presence of: (SEAL)  ATE OF 192  PERSONALLY appeared 192  and made oath 193  Sworn to before me, this (L. S.)	w the within named Tryon Development Company, by L. B. Mright	
Sworn to before me, this.  (L. S.)  Carry Public.  Witness my band and the execution thereof.  Sworn to before me, this.  Sworn to before me, this.  (L. S.)  Sworn to before me, this.  Sworn to before me, this.  Sworn to before me, this.  (L. S.)	The state of the s	
Sworn to before me, this 30 th sayof 1 Costation 1922  Clarification Public Steadard Patrice (E. S.)  Other Public Steadard Patrice (E. S.)  FOR VALUE RECRIVED	Di sign, and the corporate scal and	as its corporate are min and a supportion thereof
Sworn to before me, this.  Clare Luce. Peters  (K. S.)  Outry Public Security  Commission expires. Dec. 13, 1936  FOR VALUE RECRIVED.  FOR VALUE RECRIVED.  FOR VALUE RECRIVED.  FOR VALUE RECRIVED.  And recorded in the office of the Register of Meane may be and recorded in the office of the Register of Meane may be and and seal, this.  Signed, Sealed and Delivered in the Presence of:  (SEAL.)  FOR VALUE RECRIVED.  And recorded in the office of the Register of Meane may be and recorded in the office of the Register of Meane may be and and seal, this.  Signed, Sealed and Delivered in the Presence of:  (SEAL.)  FOR VALUE RECRIVED.  And recorded in the office of the Register of Meane may be and recorded in the office of the Register of Meane may be and and seal, this.  (SEAL.)  (SEAL.)  FOR VALUE RECRIVED.  And recorded in the office of the Register of Meane may be and recorded in the office of the Register of Meane		
potary Public Security States and that he, with the saw the above named.  Sworn to before me, this.  (L. S.)	Sworn to before me, this	192
y commission expires. Security of	Clarence Peters (B. S.)	2 2
y commission expires. Security of	- Manderson County &	Destite Porosera
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FOR VALUE RECRIVED.  FOR VALUE RECRIPTION And RECRI	NAME OF	
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reby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to		wired).
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witness my hand and seal, this	reby releases the within described real estate from the lien of a certain mortgage given by the	
Witness my hand and seal, this		***************************************
Witness my hand and seal, this		***************************************
Signed, Sealed and Delivered in the Presence of:  (SEAL.)  (SEAL.)  (ATE OF	ted theday of	***************************************
Signed, Sealed and Delivered in the Presence of	nverance for Greenville County in Mortgage Book, at Page	192, and recorded in the office of the Register of Mesne
ATE OF	nveyance for Greenville County in Mortgage Book, at Page	
PERSONALLY appeared and made oath the saw the above named sign, seal, and as his act deed, deliver the foregoing release, and that he, with the execution thereof.  Sworn to before me, this day of 192.	witness my hand and seal, this day of day of day of at Page	192, and recorded in the office of the Register of Mesne
PERSONALLY appeared  and made oath  personally appeared  deed, deliver the foregoing release, and that he, with  messed the execution thereof.  Sworn to before me, this  (L. S.)	witness my hand and seal, this day of	192, and recorded in the office of the Register of Mesne
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d deed, deliver the foregoing release, and that he, with thessed the execution thereof.  Sworn to before me, this	witness my hand and scal, this day of	192, and recorded in the office of the Register of Mesne  192
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Sworn to before me, this	witness my hand and seal, this	192, and recorded in the office of the Register of Mesne  192
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dary Public	Witness my hand and seal, this day of day of witness my hand and seal, this signed, Sealed and Delivered in the Presence of:  PATE OF punty of the saw the above named decd, deliver the foregoing release, and that he, with the saw the execution thereof.	192, and recorded in the office of the Register of Mesne  192
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