	OUTH CAROLII	TIT	LE TO REAL ESTATE		
WHEREAS, the T	' OF GREENVILLE. ryon Development Company has	J subdivided a certain tract of l	land in the State and County aforesaid into parcels or lots, surrounding a	pro-	
cted lake to be known as WHEREAS, the pa at hereinafter referred t rtain reservations, condit	Lake Lanier; and rties desire for the benefit of the to, that the same shall be devel tions and restrictions hereinafter	eir own property, and for the bo oped, and for a time hereafter set out;	enefit of future purchasers and owners of the land shown within the lines of used exclusively for residential purposes with certain exceptions and subje	of the ect to	
d by virtue of the laws	of the State of South Carolina,	in consideration of the above r	Tryon Development Company, a corporation, duly organized and chartered recitals and of the covenants herein and of the sum of		
Gollars		Tanana mandada (Tanana manda da manda mana mana mana mana			
it in hand paid by granted, bargained, soi restrictions hereinafter	d and released and by these p	resents does grant, bargain, sel	I and release, (subject, nevertheless, to the exceptions, reservations, condi-	tions	
All that lot, piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as Lot Number 622					
Dies Vinnham	7	**************************************		******	
Book Number	,		in the office of the Register of Mesne Conveyance for Greenville County	ment r, in	
			rear width of		
		leet, a	nd a depth of		

	Cent on the		r from the said plat, reference being hereby made to the record thereof	 for	
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		والمراجعة المتواجعة			
uni.	Rear	Depth	Depth		
6.4	100.7	181	196.3		
		The second secon			
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t of the light of	he allowed the stand	erantees described unface to water u	Lanier, an artificial water, as projected on said plat, for lawful squation of the above described lot a boat house and wharf or lienter person for say described as a said base to the owner of the above described lot a boat house and wharf or lienter between the poliution of the said Lake, its inlets, on the said base and what for lienter person for any damage or fully sustained in the exercises of the above person for any damage or fully sustained in the exercise of the said plate poliution for any damage or fully sustained in the exercise of the said plate poliution for any damage or fully sustained in the exercise of the said plate person for any damage or fully sustained in the exercise of the said plate person for any damage or fully sustained in the exercise of the said plate person for any damage or fully sustained in the exercise of the said plate.		

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the sald premises belonging or in anywise incident on a TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said. And the said Tryon Development Company, does breeby bind fiself and its successors to warrant and forever defend all and singular the said premises as a said. And the said Tryon Development Company, does breeby bind fiself and its successors to warrant and forever defend all and singular the said premises as a said of the said tryon Development Company, does breeby bind fiself and its successors to warrant and forever defend all and singular the said premises as a said of the said tryon of the said	signs, sea unto the title shall in descent, his shall not er purposes or offensive
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heirs and assigns, assigns itself and its successes, and all genome havefully claiming, or to claim the same, or any part thereof. This conveyand is in disc subject to the following conditions, restrictions and covenants remains with the land, for a violation of the first of which the International Control of the Contr	or offensive rs; that no da approved the case may proved, and ion to one the premises, any adjoinant as shown and water cys border-tal roadways, or conveyed, ed, grantor (ROVIDED, tary device the thereto undred and
FOURTH: That no dwelling house shall be built on the above described lot to cost less than Incompleted the Incompleted the Cost less than Incompleted the Incompleted the Incompleted the Cost less than Incompleted the Incomplete	rs; that no da approved ec case may proved, and ion to one en premises, any adjointor convey il and conas shown and water cys border-i roadways, o conveyed, ed, grantor (OVIDED, tary device to be thereto undred and
residence, garage, or other building whatsoever shall be exceed on said lot until, and unless, the plans and specifications thereof have been submitted in and in writing by the grantor herein, or its successors: that the ferred to he says that the garanter herein or its successors that the ferred to he says that the plans and specifications thereof have been submitted and apply shall face or front on the street or road on which the lot herewith conveyed to the plans and specifications to required to be submitted and apply shall face or front on the street or road on which the lot herewith conveyed to the plans and specifications to required to be submitted and apply shall face or front on the street or road on which the lot herewith conveyed with the plans and specifications to required to be submitted and profit of the plans for which are to be first approved as hereinabove provided) in keeping with the said the control of the plans for which are to be first approved as hereinabove provided) in keeping with the said show on said that the building line on the same than the said of appropriate location, within the building line on the same provided by the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell any part or parcel of any lot within said block, in connection and merged with any adjoining lot, so as to create one or more lots of larger area than the plant of the parties hereto, their successors, heirs and assigns, will not, during the term of within the parties hereto, their successors here and shape of lots sold for other than realized presents receiving the right, however, to sell on as all parts of the parties of the said parts of the said parts of the parties of the said parts of the large parts of the sai	and con- as shown and water eys border- i roadways, o conveyed, ed, grantor (GOVIDED, tary device be thereto undred and
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HOWEVER, that in such event, grantor is to have the right, without reimbursement to the owner of said lot, to connect to said septic tank or other sanitations one or more owners of other lots, or grant them the right to so connect, according to the capacity of said septic tank or other sanitations of the lots, or grant them the right to so connect, according to the capacity of said septic tank or other sanitary device. In Witness Whereot, the said Tryon Development Company has caused these presents to be signed by its duly authorized officers, and its corporate seal to leading this connect seal to lead the said that the presence of the United States of Signed, Sealed and Defivered in the Presence of: U. S. Stamps Cancelled, \$	tary device be thereto undred and
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S. C. Stamps Cancelled, \$ 2 100 and cents. STATE OF Marth Carolina County of Mendlesson	cy
STATE OF Marth Carolina County of Henderson	
21 P : 1	
PERSONALLY appeared before me and made oath	th that he
saw the within named Tryon Development Company, by J. Williamshit	***************
its sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and	d that he,
with witnessed the execution thereof.	
Sworn to before me, this 2 9 th day of December 1925	
No. Loan.	
by commission xpires. April 2nd 1927	. des
County of	
FOR VALUE RECEIVED	***************************************
hereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to.	
dated the and recorded in the office of the Register of	of Mesne
Conveyance for Greenville County in Mortgage Book, at Page, at Page	
Witness my hand and scal, this	(SEAL)
County of	
PERSONALLY appearedand made	
hat he saw the above named	his act
nd deed, deliver the foregoing release, and that he, with	
Sworn to before me, this	
iotary Public	
Recorded Jan 12 th 1924, at Sill o'clock, de M.	

