TOGETHER with the right of enjoyment of privileges and facilities afforded by Lake Lanier, an artificial water, as projected on said plat, for lawful aquatic sports, boating, bathing, swimming and fishing; and together with the further right to erect for the use of the owner of the above described lot a boat house and wharf or landing at some appropriate location on the margin of said Lake, the said location and the size, plans and specifications of said boat house and wharf or landing nor authorize any unlawful, offensive or boisterous conduct, or the use of the said Lake by any person inexperienced in awimming; it being expressly stipulated that privileges and facilities, or by reason hereof.

Learn to such a control of the contr	TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.
And the control of th	TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said Indiana. This
And the control of th	And the said Tryon Development Company, does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the
EINER. That on procurs yearby control of all the security is a spite of the control of the contr	said Allaman Attitum Lines and assigns, against itself and its successors and all persons lawfully claiming or to claim the same or any nort thereof
THE THE TO THE ADMINISTRATION OF THE PROPERTY	This conveyance is made subject to the following conditions, restrictions and covenants running with the land, for a violation of the first of which the title shall immediately revert to the grantor, its auccessors or assigns, except as against lien creditors, to-wit:
THE THE TOTAL THE AREA OF THE AREA OF THE TOTAL OF THE TO	SECOND: That the property nercoy conveyed, or any part thereof, is not to be sold, rented, leased or otherwise disposed of to any person of African descent. Second: That the property hereby conveyed, is to be used for residential purposes only for a period of Twenty-one years after April 1, 1925, but this shall not
The transport of the property of the control of the property o	THIRD: That no use shall be made of and development, the right to do so being hereby expressly reserved by granter.
residence, Grand, or other, building winsteever shall be oreated on and los until, and unites, the plans and georgical content from the plans in the plans of the	to the neighboring innabitants, or injure the value of neighboring lots.
in writing to the gravitor broths, or it is secretaried and and county and included and such many and county and included and proven and county of the secretary and the such grave of the such and the	FOURTH: That no dwelling house shall be built on the above described lot to cost less than July Trous and
No. 28. Short and indicated on the plat bereinhore retrieved to add in notice speed with the plans and precised many retrieved to be reliabled approached and precised and precise and precised and precise and precised and precise and precised and precis	residence, garage, or other building whatsoever shall be erected on said lot until, and unless, the plans and specifications thereof have been submitted to and approved in writing by the grantor herein, or its successors; that the buildings on said land shall be erected on or within the building lies or have been submitted to and approved
THE TENTE : That the swrite here and december december and property of present of all fields in the second control of the second present of the of the s	the se shown and indicated on the state boundings on said land shall be erected on or within the building line, or the house location, as the case may
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Winess the within described real estate from the lien of a certain mortgage given by the Tryon Development Congany to STATE OF South Politics South Politic	In Witness Whereof, the said Tryon Development Company has caused these presents to be signed by its duly authorized officers, and its corporate seal to be thereto
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