TOGETHER with the right of enjoyment of privileges and facilities afforded by Lake Lanler, an artificial water, as projected on said plat, for lawful aquatic or fanding 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 to be subject to approval of grantor; but nothing herein contained shall privilege a nuisance or license the pollution of the said Lake, the said location and the pollution of the said Lake, its inlets, outlets, or beaches, the grantor herein, its shareholders or successors, shall not be liable to any lot owner or any other person for any damage or injury sustained in the exercise of the said privileges and facilities, or by reason hereof.

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.
TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said Mull, W. J. Blittlett, fill
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
dirs and assigns, against itself and its successors and all persons lawfully claiming, or to claim the same, or any part thereof.  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 FIRST: That the property hereby 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 lirable in the opinion of grantor herein from designating certain lots of this development or any future addition thereto for business purposes or for other purposes THIRD: That no use shall be made of any lot which, in the opinion of the grantor herein, will constitute a nuisance, or prove in any way noxious or offensive the neighboring inhabitants, or injure the value of neighboring lots.
FOURTH: That no dwelling house shall be built on the above described lot to cost less than
idence, garage, or other building whatsoever shall be crected on said lot until, and unless, the plans and specifications thereof have been submitted to and approved writing by the grantor herein, or its successors; that the buildings on said land shall be crected on or within the building line, or the house location, as the case may as shown and indicated on the plat hereinabove referred to, and in strict accord with the plans and specifications so required to be submitted and approved, and il face or front on the street or road on which the lot herewish conveyed is shown to front by the plat aforesaid.  FIFTH: That not more than one residence shall be erected on each lot or parcel as shown by said plat, PROVIDED, HOWEVER, that in addition to one dence, 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, residence built thereon, of sightly appearance and appropriate location, within the building line and not nearer than five feet to any side or back line of any adjoins to not onwed by the owner of the land hereinabove described.  SIXTH: That the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell or convey part or parcel of any lot within said block, in connection and merged with any adjoint land of the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell or convey any part or parcel of any lot within said block, in connection and merged with any adjointly appearance and parties the second parties of any lot within said block in connection and merged with any adjointly as a second parties of any lot within said block in connection and merged with any adjointly as a second parties of any lot within said block in connection and merged with any adjointly as a second parties and assertions.
sixth: That the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell or convey any 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 consaid plat, and the further right to determine the size and shape of lots sold for other than residentiol purposes.)  SEVENTH: That the grantor herein reserves the right to lay, erect and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and water es, 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-sets and alleys, without compensation to any lot owner for any damage sustained thereby.  EIGHTH: That no surface closet or other unsanitary device for the disposal of sewerage shall ever be installed or maintained on the lot herewith conveyed, the other of said the of said agreeing that upon the written request of the owner of said later and agreeing that upon the written request of the owner of said alleys, without there were after the alots of agreeing of the lot decrease.
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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ATE OF Morth Caroling'
PERSONALLY appeared before me. A. M. S. Cald and made outh that he the within named Tryon Development Company, by S. C. B. Card
the within named Tryon Development Company, by  Side State S
See F
sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he,
Syrorn to before me, this 17th day of 711ay 1926
Charles Ceteral "
ry Public Illuders Norunty, N. C. L. M. Tlans
Ty Public Little 19 10 26
commission expires.
TH OF
FOR VALUE RECEIVED TO MCCCarl Magaina
releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to
theand recorded in the office of the Register of Mesne
eyance for Greenville County in Mortgage Book
Witness my hand and seal, this
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(SEAL)
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ty of
PERSONALLY appeared
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leed, deliver the foregoing release, and that he, with
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Public North 17 1926, at Sils o'clock, A.M.

