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, beating, 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 to 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 swimming; it being expressly stipulated that privileges and facilities, or by reason hereof.

	D TO HOLD, All and s	- , ,			**************************************	
And the said Tr	yon Development Compa	ny, does hereby bind	itself and its success			heirs and assigns. ar the said premises unto ti
entil	MANI INI	7 99/2011	+ 4			ar the said premises unto the
bains and assisses	nst itself and its success	ors and all persons	lawfully claiming, or	to claim the same, or any	part thereof.	**************************************
immediately revert to	the grantor, its successo	following condition ors or assigns, excer	is, restrictions and co	venants running with the I	and, for a violation of t	ne first of which the title sha person of African descent, April 1, 1925, but this shall no poses or for other purpose
SECOND: That the	he property hereby convi it the property hereby co	eyed, or any part the	hereof, is not to be s	old, rented, leased or other	wise disposed of to any	person of African descent.
be taken to prevent the	grantor herein from de	signating certain lot	s of this development	poses only for a period of tor any future addition t	Twenty-one years after a hereto for business pur	April 1, 1925, but this shall no noses or for other nurpose
	no use shall be made of bitants, or injure the val			eing hereby expressly resent ator herein, will constitute	rved by grantor. a nuisance, or prove in	poses or for other purpose any way noxious or offensiv
FOURTH: Tha	t no dwelling house shal	I be built on the abo	ove described lot to co	st less than		
residence, garage, or of	ther huilding whatsoever	VALUE -	Chousas	42		Dollars; that me
shall face or front on	the street or road on w	hich the lot herewit	h conveyed is shown	to front by the plat afores	ations so required to be	ouse location, as the case may submitted and approved, and
residence, there may be	erected a garage and se	ervant's quarters, (t	on each lot or parcel he plans for which a	as shown by said plat, i re to be first approved as	PROVIDED, HOWEVI hereinabove provided)	submitted and approved, and ER, that in addition to one in keeping with the premises the or back line of any adjoin-
ing lot not owned by th	e owner of the land here	ce and appropriate i	location, within the bi	ulding line and not nearer	than five feet to any sic	le or back line of any adjoin-
any next or nernal of a	will tota loss than the m	t-1 (l1	"manding will mor! dal	mg the term of twenty-or	ie years trom April I, I	920, subdivide, sell or convey
SEVENTH: The pipes, electric conduits	nat the grantor herein re or pipes, telegraph, telep	serves the right to	lay, erect and mainta	in, or authorize the laying	, erecting and maintain	ing of sewer, gas, and water ways, streets or alleys border- and repair the said roadways
ing said property, with	connecting links for th	e same along the b	ack and side lines o	f the lot above described	, and to grade surface,	vays, streets or alleys border- and repair the said roadways
EIGHTH: That	no surface closet or ot	her unsanitary device	ce for the disposal of	eby. sewerage shall ever be i	nstalled or maintained o	and repair the said roadways on the lot herewith conveyed tecution of this deed, granted duse the same; PROVIDED tank or other sanitary device tank or other sanitary device
will install on said lot	a septic tank, or other sa	anitary device for di	r of said lot made at isposal of sewerage, at	any time within three ye ad said owner shall have th	ars after the date of ex ne right to connect to an	recution of this deed, grantor
one or more owners of	other lots, or grant the	nave the right, with	hout reimbursement to	o the owner of said lot, to the capacity of said sentic	connect to said septic	d use the same; PROVIDED tank or other sanitary device levice.
In Witness Where	cot, the said Tryon Devel	lopment Company ha	as caused these presen	ts to be signed by its duly	authorized officers, and	tank or other sanitary device levice. its corporate seal to be thereto
affixed, this	/sday	y of	October	/in	the year of our Lord or	e thousand nine hundred and
Leventu-	Level and in	the one hundred a	nd Littiz	4/) years	of the Independence of	the United States of America.
Signed, Scaled And	Delivered in the Prese	ence of:	10		N DEVELOPMENT C	
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J. L. 8	mith		(7. 77. [1]	right,	1600
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