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gular t	he rights	, members.	hereditaments	and appurtonance	to the said	oromicas balonaina	!!			_

		or an anywise incident of appercanting,
TO HAVE AND TO HOLD, All and singular, the pr	s, hereditaments and appurtenances to the said premises belonging comises before mentioned unto the said	•
And the said Tryon Development Company, does hereby	bind itself and its successors to warrant and foreyer defend all an tons lawfully claiming, or to claim the same, or any part thereof, dillions, restrictions and covenants running with the land, for a violations,	heirs and assigns.
said Mary Playes an	L Edna Smith the	d singular the said premises unto the
This conveyance is made subject to the following con immediately revert to the grantor, its successors and all per immediately revert to the grantor, its successors are assistant.	ons lawfully claiming, or to claim the same, or any part thereof. litions, restrictions and covenants running with the land, for a yield	ion of the first of which the title shall
FIRST: That the property hereby conveyed, or any p SECOND: That the property hereby conveyed, is to	execut as against lien creditors, to-wit: irt thereof, is not to be sold, rented, leased or otherwise disposed on the used for residential purposes only for a period of Theory of the solution.	to any person of African descent.
desirable in the opinion of grantor herein from designating certain desirable in the opinion of grantor, in promoting said develope THIRD: That no use shall be made of my between	sons lawfully claiming, or to claim the same, or any part thereof, ditions, restrictions and covenants running with the land, for a violat except as against lien creditors, to-wit: art thereof, is not to be sold, rented, leased or otherwise disposed of oe used for residential purposes only for a period of Twenty-one year nots of this development or any future addition thereto for businent, the right to do so being hereby expressly reserved by grantor, in the opinion of the grantor herein, will constitute a nuisance, or any lots.	s after April 1, 1925, but this shall not
to the neighboring inhabitants, or injure the value of neighboring	in the opinion of the grantor herein, will constitute a nuisance, or p ng lots.	rove in any way noxious or offensive
residence, garage, or other building whatsoever shall be exected	-us and	Dollars; that no
in writing by the grantor herein, or its successors; that the bube, as shown and indicated on the plat hereinabove referred to	idings on said land shall be creeted on or within the building line, on, and in strict accord with the plans and specifications so require	have been submitted to and approved r the house location, as the case may
FIFTH: That not more than one residence shall be ere residence, there may be erected a garage and servant's quarter	ewith conveyed is shown to front by the plat aforesaid, sted on each lot or parcel as shown by said plat, PROVIDED, He	OWEVER, that in addition to one
and residence built thereon, of sightly appearance and appropring lot not owned by the owner of the land hereinabove describe	the location, within the building line and not nearer than five feet to d.	vided) in keeping with the premises, any side or back line of any adjoin-
any part or parcel of said lots, less than the whole of each the year or parcel of any lot within said block, in connection	d on said lot until, and unless, the plans and specifications thereof idings on said land shall be creeted on or within the building line, or, and in strict accord with the plans and specifications so require ewith conveyed is shown to front by the plat aforesaid. It can be a strict accord with the plans and specifications so require ewith conveyed is shown to front by the plat aforesaid. It can be a strict accord with the plans and plat pROVIDED, He, (the plans for which are to be first approved as hereinabove pro atte location, within the building line and not nearer than five feet to d. and assigns, will not, during the term of twenty-one years from An and merged with any adjoining lot, so as to create one or more ape of lots sold for other than residentilo purposes.) to lay, erect and maintain, or authorize the laying, erecting and me back and side lines of the lot above described, and to grade st my damage sustained thereby. Levice for the disposal of sewerage shall ever be installed or maint where of said lot made at any time within three years after the date of disposal of sewerage, and said owner shall have the right to connect without reimbursement to the owner of said lot, to connect to used so connect, according to the capacity of said septic tank or other say has caused these presents to be signed by its duly authorized officer.	pril 1, 1925, subdivide, sell or convey the right, however, to sell and con-
on said plat, and the further right to determine the size and sh SEVENTH: That the grantor herein reserves the right	ape of lots sold for other than residential purposes.) to lay, erect and maintain, or authorize the laying erecting and	lots of larger area than as shown
ng said property, with connecting links for the same along the treets and alleys, without compensation to any lot owner for	: light poles, and any other such public utilities, on or in any of the back and side lines of the lot above described, and to grade so	normaining of sewer, gas, and water the roadways, streets or alleys border- triace, and repair the said roadways.
reantor herein agreeing that upon the written request of the o	evice for the disposal of sewerage shall ever be installed or maint when of said lot made at any time within three years often the del	ained on the lot herewith conveyed.
the or more owners of other lots, or grant them the right to	r disposal of sewerage, and said owner shall have the right to connec without reimbursement to the owner of said lot, to connect to said	t to and use the same; PROVIDED, septic tank or other sanitary device
In Witness Whereof, the said Tryon Development Compan	has caused these presents to be signed by its duly authorized officer	nitary device, s, and its corporate scal to be thereto
	The state of our I	ord one thousand nine hundred and
Girmed Salabara Dallaged in the Daniel one hundre	d and frethe year of the Independen	
Bigned Scaled and Delivered in the Presence of:	RYON DEVELOPME	NT COMPANY
Bratton Goforth -		The state of the s
		The state of the s
	ancelled, \$cents.	
8. C. Stamps Co	incelled, \$cents.	
TATE OF Moth Carolina		
unty of Stenderson		
PERSONALLY appeared before me	S. G. Brove	and made oath that he
the within named Tryon Development Company, by	, L. Wright	and the ties in
argident and	L. B. Whight	
secret asy	ign, affix the corporate scal and as its corporate act and deed, delive	r the foregoing deed; and that he
Bia	ton Sofoth witnesse	d the execution thereof.
Sworn to before me, this	To september 1926.	The third will be the second of the second o
ratter Gofath (28)		2
ary Public	J. G. L.	rover.
commission expires a full 2nd, 199		
ATR OR		п
NTR OF	no Release requ	ired.
FOR VALUE RECEIVED		J J J J J J J J J J J J J J J J J J J
	certain mortgage given by the Tryon Development Company to	**************************************
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eyance for Greenville County in Mortgage Book. Witness my hand and seal, this. Signed, Sealed and Delivered in the Presence of:	and recorded in the state of th	c office of the Register of Means (SEAL.) (SEAL.) (SEAL.)
eyance for Greenville County in Mortgage Book. Witness my hand and seal, this. Signed, Sealed and Delivered in the Presence of: PK OF. TY OF. PERSONALLY appeared.	at Page	(SEAL.) (SEAL.)
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