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 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 to be subject to approval of granter; but nothing herein contained shall privilege a muisance or license the pollution of the said Lake, its inlets, outlets, or beaches, the privileges 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.

		ises before mention	ad unto the sold lands of	E. Ra	in loin
TOGETHER with all and singular TO HAVE AND TO HOLD, All	and singular, the prem		cu unto the salu		
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And the said Tryon Development C	diana, does neverly b	ind itself and its s	uccessors to warrant and forever	defend all and sing	gular the said premises unto the
heirs and assigns, against itself and its at This conveyance is made subject to immediately revert to the grantor, its sun FIRST: That the property hereby SECOND: That the property here be taken to prevent the grantor herein fredesirable in the opinion of grantor, in pro	o the following condi-	s lawfully claiming	, or to claim the same, or any p	art thereof,	**************************************
immediately revert to the grantor, its sur FIRST: That the property hereby	ccessors or assigns, exc	ons, restrictions a cept as against lie	nd covenants running with the land creditors, to-wit:	d, for a violation of	f the first of which the title sha
SECOND: That the property here be taken to prevent the grantor herein fre	by conveyed, is to be	used for residentia	be sold, rented, leased or otherw purposes only for a period of T	ise disposed of to a wenty-one years afte	ny person of African descent, r April 1, 1925, but this shall no
desirable in the opinion of grantor, in production of the machine of the neighboring inhabitants, or injure il	moting said developmen de of any lot which, in	it, the right to do	so being hereby expressly reserve	reto for business p ed by grantor,	surposes or for other purpose
to the neighboring innabitants, or injure il	ne value of neighboring	lots,	, grantor perein, will constitute a	nuisance, or prove	in any way noxious or offensiv
FOURTH: That no dwelling house					
residence, garage, or other building whatse in writing by the grantor herein, or its such be, as shown and indicated on the plat he shall face or front on the street or road of FIFTH: That not more than one.	oever shall be erected o	on said lot until, a	nd unless, the plans and specifica	tions thereof have I	been submitted to and approved
be, as shown and indicated on the plat he shall face or front on the street or road	on which the lot herew	and in strict accordith conveyed in	d with the plans and specificati	ouilding line, or the	house location, as the case may be submitted and approved, and
residence, there may be erected a garage a	and servant's quarters,	d on each lot or p (the plans for whi	arcel as shown by said plat, PR	OVIDED, HOWE	VER, that in addition to one
SIXTH: That the parties hereto, the	heir successors, heirs an	d assigns, will not	during the term of twenty-one	years from April 1,	1925, subdivide, sell or convey
in said plat, and the further right to deter. SEVENTH: That the granter have	d block, in connection a mine the size and shape	and merged with a	y adjoining lot, so as to create other than residential purposes.)	one or more lots of	right, however, to sell and con- of larger area than as shown
ipes, electric conduits or pipes, telegraph, ing said property, with connecting links for	telephone and electric 1	lay, creet and maight poles, and any	intain, or authorize the laying, of other such public utilities, on o	erecting and mainta	ining of sewer, gas, and water
treets and alleys, without compensation to EIGHTH: That no surface closet	any lot owner for any	damage sustained	s of the lot above described, a	nd to grade surface	, and repair the said roadways,
ing lot not owned by the owner of the land SIXTH: That the parties hereto, the any part or parcel of said lots, less than the part of parties of said lots, less than the part of part of parties of said lots, less than the part of part of part of said lots, less than the part of	ten request of the own er sanitary device for s to have the right, wi t them the right to so	er of said lot made lisposal of sewerage thout reimburseme connect, according	I of sewerage shall ever be inst to at any time within three years e, and said owner shall have the r at to the owner of said lot, to c to the capacity of said septic tar	alled or maintained after the date of e right to connect to a onnect to said seption on other sanitary	on the lot herewith conveyed, execution of this deed, grantor and use the same; PROVIDED, a tank or other sanitary device device.
fixed, this 2 8 th				minute officers, with	I WE COMPOSED SCAL TO DE INCLETO
4 +	ad in the	il t	in the	year of our Lord o	one thousand nine hundred and
Signed, Sealed and Delivered in the I	nd in the one hundred :	and fifte			the United States of America.
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