11 - 1 11 1	and angular, the premises before me	ntioned unto the said
1/0/7 / 9/94 /	_ , //	The state of the s
And the said Tryon Development C	ompany, does hereby hind trade and	the successors to warrant and forever defend all and singular the said premises unto the
9 Glading CHO	un laste aug	The successors to warranty and forever defend an and singular the said premises unto the
irs and assigns, against itself and its a This conveyance is made subject to	successors and all persons lawfully the collowing conditions restriction	claiming or to claim the same, or any part thereof. In a policy of the first of which the title shall sinst lien creditors, to-wit: In a policy representation of the first of which the title shall sinst lien creditors, to-wit:
mediately revert to the grantor, its a FIRST: That the property hereb	uccessors or assigns, except as agr	not to be sold, rented, leased or otherwise disposed of to any person of African descent.
SECOND: That the property here taken to prevent the grantor herein fr	eby conveyed, is to be used for resi- om designating certain lots of this	dential purposes only for a period of Twenty-one years after April 1, 1925, but this shall not development or any future addition thereto for husiness purposes or for other nurposes
sirable in the opinion of grantor, in pro THIRD: That no use shall be ma	omoting said development, the right ade of any lot which, in the opinior	sinst lien creditors, to-wit: not to be sold, rented, leased or otherwise disposed of to any person of African descent, dential purposes only for a period of Twenty-one years after April 1, 1925, but this shall not development or any future addition thereto for business purposes or for other purposes to do so being hereby expressly reserved by grantor. to the grantor herein, will constitute a nuisance, or prove in any way noxious or offensive
FOURTH: That no dwelling house	se shall be built on the above descri	bed lot to cost less than Thuch Thomasand
Have green or other hullding what	topyor shall be exected on sold less	Dollars; that no
writing by the grantor herein, or its su	accessors; that the buildings on said	until, and unless, the plans and specifications thereof have been submitted to and approved land shall be erected on or within the building line, or the house location, as the case may t accord with the plans and specifications so required to be submitted and approved, and
all face or front on the street or road	on which the lot herewith conveyed	is shown to front by the plat aforesaid.
sidence, there may be erected a garage	and servant's quarters, (the plans i	of or parter as shown by sain plan, PROVIDED, PROVIDED, Interpret that in audition of one lor which are to be first approved as hereinabove provided in keeping with the premises, within the building life and not never than five feet to now also or both line of any allulus.
lot not owned by the owner of the lan	d hereinabove described.	is and small be exected on to within the obtaining line, or the noise idealine, as the case may to accord with the plans and specifications so required to be submitted and approved, and is shown to front by the plat aforesaid. To or parcel as shown by said plat, PROVIDED, HOWEVER, that in addition to one for which are to be first approved as hereinabove provided) in keeping with the premises, within the building line and not nearer than five feet to any side or back line of any adjoinwithin the building line and not nearer than five feet to any side or back line of any adjoinwith any adjoining lot, so as to create one or more lots of larger area that as shown old for other than residential purposes.) and manutain, or authorize the laying, erecting and maintaining of sewer, gas, and water and any other such public utilities, on or in any of the roadways, streets or alleys border-ide lines of the lot above described, and to grade surface, and repair the said roadways, disposal of sewerage shall ever be installed or maintained on the lot herewith conveyed, lot made at any time within three years after the date of execution of this deed, grantor sewerage, and said owner shall have the right to connect to said septic tank or other sandtary device coording to the capacity of said tent tents or other sandtary device.
y part or parcel of said lots, less than y any part or parcel of any lot within	the whole of each thereof, as show said block, in connection and merger	n on said plat (the grantor hereby expressly reserving the right, however, to sell and con- d with any adjoining lot, so as to create one or more lots of larger area that as shown
said plat, and the further right to det	ermine the size and shape of lots re rein reserves the right to lay, erect	old for other than residential purposes.) and maintain, or authorize the laying, creeting and maintaining of sewer, gas, and water
nes, electric conduits or pipes, telegraph, said property, with connecting links	, telephone and electric light poles, for the same along the back and a	and my other such public utilities, on or in any of the roadways, streets or alleys border- ide lines of the lot above described, and to grade surface, and repair the said roadways,
eets and alleys, without compensation t EIGHTH: That no surface closet	o any lot owner for any damage su or other unsanitary device for the	istained thereby, disposal of sewerage shall ever be installed or maintained on the lot herewith conveyed,
antor herein agreeing that upon the wr Il install on said lot a septic tank, or o	ritten request of the owner of said ther sanitary device for disposal of	lot made at any time within three years after the date of execution of this deed, grantor sewerage, and said owner shall have the right to connect to and use the same; PROVIDED,
OWEVER, that in such event, granton or more owners of other lots, or gra	r is to have the right, without rel ant them the right to so connect, a	indursement to the owner of said lot, to connect to said septic tank or other sanitary device coording to the capacity of said septic tank or other sanitary device, these presents to be signed by its duly authorized officers, and its corporate seal to be thereto
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
xed, this	day of DLA	in the year of our Lord one thousand nine hundred and
with suy	and in the one hundred and	year of the Independence of the United States of America.
Bigned Bealed, and Delivored in the	Presence of:	TRYON DEVELOPMENT COMPANY,
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Je Oui Challet		56046
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PERSONALLY appeared before me		and the state of t
the within named Tryon Developmen	t Company, by	and the state of t
President		Contraction of the second seco
Oyendent	and	he corporate scal and as its corporate act and deed, deliver the foregoing deed; and that he,
Ourdent	sign, affix d	he corporate scal and as its corporate act and deed, deliver the foregoing deed; and that he,
Scoulast	5046	witnessed the execution thereof.
Sugar to before me, this	29 day of 22 6	witnessed the execution thereof.
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gworn to before me, this	Deans (L. S.)	Witnessed the execution thereof.
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