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 grantor; but nothing herein contained shall privilege a misance or license 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 inexperienced in swimming; it being expressly stipulated that privileges and facilities, or by reason hereof.

TOGETHER with all and singular the rights, TO HAVE AND TO HOLD, All and singular	members, hereditamen	ts and appurtenances	to the said premises belonging or in any	vise incident or appertaining.
And the said Tryon Development Company, does said	21/1/			
This conveyance is made subject to the follow immediately revert to the grantor, its successors or a FIRST: That the property hereby conveyed, or SECOND: That the property hereby conveyed, be taken to prevent the grantor herein from designatin desirable in the opinion of grantor, in promotting said THIRD: That no use shall be made of any lot to the neighboring inhabitants, or injure the value of n	and persons lawfully or ing conditions, restrict lassigns, except as again r any part thereof, is is to be used for re- ing certain lots of this	laiming, or to claim tions and covenants r inst lien creditors, to- not to be sold, renter sidential purposes only development or any	the same, or any part thereof, unning with the land, for a violation of the wit: d, leased or otherwise disposed of to any p y for a period of Twenty-one years after Al	first of which the title shall erson of African descent.
THIRD: That no use shall be made of any lot to the neighboring inhabitants, or injure the value of n	development, the right which, in the opinion eighboring lots,	to do so being herel of the grantor herei	y expressly reserved by grantur, in, will constitute a nuisance, or prove in a	ses or for other purposes by way noxious or offensive
FOORTH: That no dwelling house shall be bui	It on the above describ		1/11 400 110	1
residence, garage, or other building whatsoever shall be in writing by the grantor herein, or its successors; that be, as shown and indicated on the plat hereinabove reshall face or front on the street or road on which the FiFTH: That not more than one residence shall residence, there may be erected a garage and servant's and residence built thereon, of sightly appearance and ing lot not owned by the owner of the land hereinabove SIXTH: That the parties hereto, their successor any part or parcel of said lots, less than the whole of very any part or parcel of any lot within said block, in consaid plat, and the further right to determine the size SEVENTH: That the grantor herein reserves to pipes, electric conduits or pipes, telegraph, telephone and ing said property, with connecting links for the same EIGHTH: That no surface closet or other unsagrantor herein agreeing that upon the written request of will install on said lot a septic tank, or other sanitary of HOWEVER, that in such event, grantor is to have the one or more owners of other lots, or grant them the In Witness Whercof, the said Tryon Development	e erected on said lot, the buildings on said ferred to, and in strict lot herewith conveyed be erected on each liquarters, (the plans fappropriate location, we described, s, heirs and assigns, weach thereof, as show	until, and unless, the land shall be erected to accord with the pl dis shown to front b or parcel as shown or which are to be fithin the building limiting the term on a sid plat (the one said plat (the or parcel should be shou	plans and specifications thereof have been on or within the building line, or the hou- ans and specifications so required to be s y the plat aforesaid.  by said plat, PROVIDED, HOWEVER irst approved as hereinabove provided) in and not nearer than five feet to any side erm of twenty-one years from April 1, 192	submitted to and approved to cation, as the case may abmitted and approved, and the case may admitted and approved, and the case may adjoin to one keeping with the premises, or back line of any adjoin-
on said plat, and the further right to determine the size SEVINTH: That the grantor herein reserves t pipes, electric conduits or pipes, telegraph, telephone and ing said property, with connecting links for the same streets and alleys, without connecting links for the same	onnection and merged and shape of lots so he right to lay, erect d electric light poles, a along the back and s	with any adjoining lold for other than resided for other than resident maintain, or author and any other such plude lines of the lot	rather nervey expressly reserving the right, so as to create one or more lots of ladentiel purposes.) horize the laying, erecting and maintaining ublic utilities, on or in any of the roadway above described, and to prode surface.	of sewer, gas, and water streets or alleys border-
FIGHTH: That no surface closet or other unsagrantor herein agreeing that upon the written request a will install on said lot a septic tank, or other sanitary of HOWEVER, that in such event, grantor is to have those or more owners of other lots, or grant them the r In Witness Whereof, the said Tryon Development	er for any damage su- nitary device for the of the owner of said: levice for disposal of e right, without reimbright to so connect, ac Company has caused t	stained thereby, disposal of sewerage lot made at any time sewerage, and said ow sursement to the own cording to the capacit hese presents to be sig	shall ever be installed or maintained on within three years after the date of executer shall have the right to connect to and ter of said lot, to connect to said septic tary of said septic tank or other sanitary devented by its duly authorized officers, and its	the lot herewith conveyed, allon of this deed, grantor se the same; PROVIDED, k or other sanitary device ec.
affixed, this	Oct.	ker	in the year of our Lord one t	housand nine hundred and
the set of and in the one	hundred and	1.50 41	year of the Independence of the	United States of America.
Signed Sealed and Delivered in the Presence of:	1		TRYON DEVELOPMENT COM	PANY
Clarence Perers		Ву	I Bullet	
		***************************************	year of the Independence of the TRYON DEVELOPMENT COM	·
U. S. St	amps Cancelled, \$		O. O. cents.	
S. C. St	amps Cancelled, \$			
County of Standers on		3		
PERSONALLY appeared before me	· L ) · L .	2007 12	(ALCEN)	and made oath that he
ite Green Reen C an	d	Marghe		
melecillary	, sign, affix the	corporate seal and as	its corporate act and deed, deliver the fore	going deed; and that he,
with Claren	ee Get	12/	witnessed the exe	cution thereof.
Sworn to before me, this 630 the		cxoble	192-3	
Notary Public John Mars and Co	/ (I ·	13		
My commission expires AlCL224 66 13	10/2/2		My Brown	
STATE OF	SEA	ン <sub>.</sub>		
County of				
FOR VALUE RECEIVED 224	release:	209,00	rel	
hereby releases the within described real estate from the i		$\nu$		
dated theday ofday		***************************************	192, and recorded in the office of	the Register of Mesne
Conveyance for Greenville County in Mortgage Book	, -			
Witness my hand and seal, this	day of		192	(SEAL)
	······································	***************************************	· · · · · · · · · · · · · · · · · · ·	(SEAL)
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	)	***************************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(SEAL)
STATE OF		THE STATE OF THE S		
PERSONALLY appeared				and made oath
PRESONALLY appeared				
nd deed, deliver the foregoing release, and that he, with				
ntnessed the execution thereof.				
Sworn to before me, this(L		***************************************	192	
otary Public	***********	Practical Control Cont	,	
Recorded 271 at 24, 1926	, at	3:10	o'clock,	

