STATE OF SOUTH CAROLINA. TITLE TO REAL ESTATE COUNTY OF BREENVILLE WHEREAS, the Topic Development Company has subdivided a certain tract of land in the State and County aforesaid into parcels or lots, surrounding a pro-WHEREAS the nature near to the benefit of their two property, and for the benefit of future purchasers and owners of the land shown within the lines of the plant terrestor returned to that the same shall be ferreliged and for a time hereafter used exclusively for residential purposes with certain exceptions and subject to terrain the emandors, a nature terrainous hereinafter set out. NUM THEREFURE KNUW ALL MEN BY THESE PRESENTS. That the Tryon Development Company, a corporation, duly organized and chartered under Dollars. of that is time in partie of lant in the Doming of Termordie State of South Carolina, known and designated as Lot Number 10 3-Francisco e como passono e e to caset e

the military increasing that the hand on time of the object to the track of the surface to the top of the middle to the track of the track to the track of the tr

PERSONALLY appeared before me Detting Solve Within named Tryon Development Company, by Personal With the within named Tryon Development Company, by Personal Research Support of the Company of the Compa	he title shall a descent, his shall a descent, his shall a fer purpo or offension or offension or conved, at on to one or offension or conved, at one of and convert and convert and convert and convert and convert of the conveyed, granto OVIDEE ary device be theretouded and
And the said Typen Development Company, does hereby bind totell and its successors to warrant and forever defend all and singular the said premise said and ashighly against titled and its successors to warrant and forever defend all and singular the said premise said and ashighly against titled and its successors to warrant and forever defend all and singular the said premise said and ashighly against titled and its successors to warrant and forever defend all and singular the said premise said and ashighly against titled and its successors to warrant and forever defend all and singular the said premise said and said said to the first of which at Electron Tower to the arrantor, its successor, or any part thereof, grant life of the said to the said to make the property hereby conveyed, or any part thereof, and the said to the said to the said to the property hereby conveyed, or any part thereof, and the said to the said to the said to the said to the property hereby conveyed, or any part thereof, and the said to	he title shall a descent, his shall a descent, his shall a fer purpo or offension or offension or conved, at on to one or offension or conved, at one of and convert and convert and convert and convert and convert of the conveyed, granto OVIDEE ary device be theretouded and
heirs and ashepty against itself and its successfry and all sections, restrictions, restrictions, and the state of the property hereby convey or assigns, except as against lien creditors, lowers, in the property hereby conveys or assigns, except as against lien creditors, lowers, and the property hereby conveys or assigns, except as against lien creditors, lowers, and the property hereby conveys or assigns, except as against lien creditors, lowers, and the property hereby conveys of a lower of the property hereby conveys, it to be used in the creditors, lowers, and the property hereby conveys, it to be used in the creditors, lowers, and the property hereby conveys, it is to be used in the creditors of the property hereby conveys, it is to be used in the creditors of granters hereby the property hereby conveys, it is to be used in the conveys of the property hereby conveys, it is to be used in the conveys of the property hereby conveys, it is to be used t	the title sl descent, its shall; re purpoor or offensi a; that : d approve e case m. roved, ar or or or e premise uny adjoin or convel 1 and con as show and wate ys border roadway; conveyed d, granto OVIDEE ary device be therete
beirs and ablegty seamlest itself and its saccifists and all sections between the conveyance is made subject to the following conditions, restrictions in the same, or any part thereof. This conveyance is made subject to the following conditions, restrictions, restrictions in the same or any part thereof. INFORT. That the property hereby conveyed as against lien creditors, low-life. SECOND: That the property hereby conveyed, is to be under the conveyed of the property in the property hereby conveyed, is to be under the conveyed of the property in the conveyed in the	the title sl descent, its shall; re purpoor or offensi a; that : d approve e case m. roved, ar or or or e premise uny adjoin or convel 1 and con as show and wate ys border roadway; conveyed d, granto OVIDEE ary device be therete
residence, garage, or other building whatsoever shall be crected on said but unit, and unless, the plans and specifications thereof have been submitted to an inviting by the grantor herein, or its successors; that the buildings on said and and the been submitted to an inviting by the grantor herein can be precised to the standard of	d approve case more case more case more case more premise may adjoin or conve I and coo as show and water conveyed, granto OVIDEE ary device be theretouded and canded and canded and conveyed more conveyed by the conveyed of conveyed and conveyed more conveyed and c
residence, garage, or other building whatsoever shall be crected on said but unit, and unless, the plans and specifications thereof have been submitted to an inviting by the grantor herein, or its successors; that the buildings on said and and the been submitted to an inviting by the grantor herein can be precised to the standard of	d approve case more case more case more case more premise may adjoin or conve I and coo as show and water conveyed, granto OVIDEE ary device be theretouded and canded and canded and conveyed more conveyed by the conveyed of conveyed and conveyed more conveyed and c
residence, garage, or other building whatsoever shall be erected on said lot unit, and unless, the plans and specifications thereof have been submitted to an inviting by the grantor berein, or its successors; that the building on said and shall be the plans and specifications thereof have been submitted to an inviting to the grantor berein or its successors; that the building on said and shall be the plans and specifications to reso, or the lounce facilities and specifications to resolve the plans and specifications to resolve the shall face or front on the street or plan shall face or front on the street or plan shall face or front on the street of th	d approve case more case more case more case more premise may adjoin or conve I and coo as show and water conveyed, granto OVIDEE ary device be theretouded and canded and canded and conveyed more conveyed by the conveyed of conveyed and conveyed more conveyed and c
residence, garage, or other building whatsoever shall be erected on said lot unit, and unless, the plans and specifications thereof have been submitted to an inviting by the grantor berein, or its successors; that the building on said and shall be the plans and specifications thereof have been submitted to an inviting to the grantor berein or its successors; that the building on said and shall be the plans and specifications to reso, or the lounce facilities and specifications to resolve the plans and specifications to resolve the shall face or front on the street or plan shall face or front on the street or plan shall face or front on the street of th	d approve case more case more case more case more premise may adjoin or conve I and coo as show and water conveyed, granto OVIDEE ary device be theretouded and canded and canded and conveyed more conveyed by the conveyed of conveyed and conveyed more conveyed and c
residence, garage, or other building whatsoever shall be crected on said but unit, and unless, the plans and specifications thereof have been submitted to an inviting by the grantor herein, or its successors; that the buildings on said and and the been submitted to an inviting by the grantor herein can be precised to the standard of	d approve case more case more case more case more premise may adjoin or conve I and coo as show and water conveyed, granto OVIDEE ary device be theretouded and canded and canded and conveyed more conveyed by the conveyed of conveyed and conveyed more conveyed and c
any part or parcel of said lots, less than the whole of each thereof, as a shown one control that one part of any lot within said block, in connection and merged with any stall (the grantor beredy express) reserving the right, however, to sell on a said block of the said block, in connection and merged with any stall (the grantor beredy express) reserving the right, however, to sell one as a stall of the said o	or converted and water south a
any part or parcel of said lots, less than the whole of each thereof, as a shown not. during the term of twenty, one years from April 1, 1925, subdivice, sell on a said property of part of any low within said block, in connection and merged with any left (the granton hereby express) reserving the right, however, to sell on a said property. With connecting links for the same along the back sites and any other sand public willities, one in any of the roadways, streets or alike streets and slightly, without compensation to any lot owner for any drames sustained thereby the laws of granton herein agreeing that urface closest or other unsanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish install on said lot a specific tank, or other sanitary of the connecting in said of the specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the will install on said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the same interpretation of the development of the capacity of the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the capacity of the sanitary device. By Charles of the sanitary device of the sanitary device of the disposal of sewerges shall ever be intalled to connect to said septic tank or other sanitary device. By Charles of the sanitary device of the sanitary device of the sanitary device of the sanit	or converted and water south a
any part or parcel of said lots, less than the whole of each thereof, as a shown not. during the term of twenty, one years from April 1, 1925, subdivice, sell on a said property of part of any low within said block, in connection and merged with any left (the granton hereby express) reserving the right, however, to sell on a said property. With connecting links for the same along the back sites and any other sand public willities, one in any of the roadways, streets or alike streets and slightly, without compensation to any lot owner for any drames sustained thereby the laws of granton herein agreeing that urface closest or other unsanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish install on said lot a specific tank, or other sanitary of the connecting in said of the specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the will install on said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the same interpretation of the development of the capacity of the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the capacity of the sanitary device. By Charles of the sanitary device of the sanitary device of the disposal of sewerges shall ever be intalled to connect to said septic tank or other sanitary device. By Charles of the sanitary device of the sanitary device of the sanitary device of the sanit	or converted and water south a
any part or parcel of said lots, less than the whole of each thereof, as a shown not. during the term of twenty, one years from April 1, 1925, subdivice, sell on a said property of part of any low within said block, in connection and merged with any left (the granton hereby express) reserving the right, however, to sell on a said property. With connecting links for the same along the back sites and any other sand public willities, one in any of the roadways, streets or alike streets and slightly, without compensation to any lot owner for any drames sustained thereby the laws of granton herein agreeing that urface closest or other unsanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish install on said lot a specific tank, or other sanitary of the connecting in said of the specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the will install on said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank, or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish limited in said lot a specific tank or other sanitary device for the disposal of sewerges shall ever be intalled or maintained on the lot herewish the same interpretation of the development of the capacity of the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the sanitary device. By Charles of the sanitary device of the disposal of sewerges shall ever be intalled or maintained on the lot hereoff the capacity of the sanitary device. By Charles of the sanitary device of the sanitary device of the disposal of sewerges shall ever be intalled to connect to said septic tank or other sanitary device. By Charles of the sanitary device of the sanitary device of the sanitary device of the sanit	or converted and water south a
Signed, Sealed and Delivered in the Presence of: Difference o	ndred and
Signed, Skaled and Delivered in the Presence of: Digned, Skaled and Delivered in the Presence of: Digned, Skaled and Delivered in the Presence of: TRYON DEVELOPMENT COMPANY, By C. Stamps Cancelled, \$ and C. cents. S. C. Stamps Cancelled, \$ and C. cents. STATE OF Salt I County of State of the Mills of the State of County of State County of County of State of County of Cou	ndred and
Signed, Skaled and Delivered in the Presence of: Digned, Skaled and Delivered in the Presence of: Digned, Skaled and Delivered in the Presence of: TRYON DEVELOPMENT COMPANY, By C. Stamps Cancelled, \$ and C. cents. S. C. Stamps Cancelled, \$ and C. cents. STATE OF Salt I County of State of the Mills of the State of County of State County of County of State of County of Cou	ndred and
Signed, Sealed and Delivered in the Presence of: Directly Development Company, by County of Delivered before me Delivered Same Saw the within named Tryon Development Company, by and Fig. 1. Samps Concelled, \$ 1. Samps Company, by Samps Concelled, \$ 1. Samps Co	ndred and
Signed, Sealed and Delivered in the Presence of: Signed, Sealed and Delivered in the Presence of: TRYON DEVELOPMENT COMPANY, By C. Stamps Cancelled, \$ and cents. S. C. Stamps Cancelled, \$ and cents. STATE OF A County of A CALLA A Company, by C. Stamps Cancelled, \$ and costs are the within named Tryon Development Company, by C. Stamps Cancelled, \$ and A County of A CALLA A County of A CALLA A Company, by C. Stamps Cancelled, \$ and A County of A CALLA A County of A CALLA A Company, by C. Stamps Cancelled, \$ and A County of A CALLA A County of County of County of Calla A County of County	America
U. S. Stamps Cancelled, \$ and Coents. STATE OF ALLELIA County of	
U. S. Stamps Cancelled, \$ and cents, S. C. Stamps Cancelled, \$ and cents, STATE OF A LILL ALLY A Country of	
STATE OF MALLY appeared before me Set To Solly Mally All	
STATE OF Malt Local Action County of State of S	
STATE OF MALLY appeared before me Setting Solve Mally All the company by Sign, affix the corporate act and deed, deliver the foregoing deed; and with Company to before me, sign, affix the corporate acal and as its corporate act and deed, deliver the foregoing deed; and with Company to before me, this day of December 1925	
STATE OF ALTA COUNTY of ALTA ALTA STATE County of ALTA ALTA STATE OF ALTA STATE	
PERSONALLY appeared before me Detting Solve and made outh saw the within named Tryon Development Company, by William The Company and Line Company by William The Company and Line Company and Line Company and made outh the Company and	
PERSONALLY appeared before me Detting Solve and made onth saw the within named Tryon Development Company, by P. R. William T. Willia	
its The within named Tryon Development Company, by V. A. 1. White the Corporate act and deed, deliver the foregoing deed; and with Clarentee The Company of the execution thereof. Sworn to before me, this Athing day of Diction Company of the execution thereof.	
the Within named Tryon Development Company, by Control of the Company of the Comp	that be
is the corporate seal and as its corporate act and deed, deliver the foregoing deed; and with Callestand Collection thereof. Sworn to before me, this Think day of Declet Collection to the control of t	
is the corporate seal and as its corporate act and deed, deliver the foregoing deed; and with Callestand Collection thereof. Sworn to before me, this Think day of Declet Collection to the control of t	
Sworn to before me, this Atline day of DICE LLACU 1925	that he,
Clarence Poten y " "	
Constitution of the Constitution of the State of the Stat	
lotary Public Steve de Col Car Connection Soil Protesting Promise	
- sand the s	**********
ly commission expires. Dec 1.5-19.26	
TATE OF	
Number of	
FOR VALUE RECEIVED 110 Acces - lequision	*****
reby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to	

ted the	Mesne
nveyance for Greenville County in Mortgage Book, at Page,	
Witness my hand and seal, this	
Signed, Scaled and Delivered in the Presence of:	eal)
	EAL)
	EAL)
ATE OF	
nty of	
PERSONALLY appeared	
he saw the above namedsign, scal, and as h	e oath
deed, deliver the foregoing release, and that he, with	
the execution thereof.	
Sworn to before me, this	
(I _s S.)	

