STATE OF SOUTH CAROLINA,

COUNTY OF GREENVILLE

TITLE TO REAL ESTATE

WHEREAS, the Tryet Development Company has subdivided a certain tract of land in the State and County aforesaid into parcels or lots, surrounding a pro-WHEREAS, the parties desire for the benefit of their own property, and for the benefit of future purchasers and owners of the land shown within the lines of the plat bereinafter referred to, that the same shall be developed, and for a time hereafter used exclusively for residential purposes with certain exceptions and subject to

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That the Tryon Development Company, a corporation, duly organized and chartered under and by virtue of the State of South Carolina, in consideration of the above recitals and of the covernants berein and of the state of

Tes: Lo Mars and other Considerations

to it in hand faild by J. O. Sengle
has granted bargained, sold and released, and by phese presents does grant, bargain, sell and release, (subject, nevertheless, to the exceptions, reservations, condition
and restrictions hereinafter set out), unto the said J. O. Sengle.

All that ich piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as Lot Number 1736

feet, and a depth of

a more carnoniar description of the lot herewith conveyed.

Frantage Trans

Depth.

The Seller quarantees that the road in front of the above described lot will be palved with a type of water tound macadam road and that water lights and a form of sewierage will be made available.

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 nor authorize any unlawful, offensive or boisterous conduct, or the use of the pollution of the said Lake, the said location and the size, plans and specifications of said boat house and wharf nor authorize 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.

TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said.

And the said Tryon Development Company does hereby bind itself and its successors to warrant and forever defend all and singular the said premises unto the heirs and assigns, against itself and its successors and all persons lawfully claiming, or to claim the same, or any part thereof, immediately revert to the grantor, its successors and all persons lawfully claiming, or to claim the same, or any part thereof, immediately revert to the grantor, its successors or assigns, except as against liten creditors, to-wit:

SECOND: That the property hereby conveyed, or any part thereof, is not to be sold, rented, leased or otherwise disposed of to any person of African descent, be taken to prevent the grantor herein from designating certain lots of this development or any future addition thereto for business purposes or for other purposes.

THIRD: That no use shall be made of any lot which, in the opinion of grantor in promoting said development, the right to do so being hereby expressly reserved by grantor.

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THIRD: That no use shall be made of any lot which, in the opinion of the grantor, in pure the value of neighboring lots. FOURTH: That no dwelling house shall be built on the above described lot to cost less than

residence, garage, or other building whatsoever shall be erected on said lot until, and unless, the plans and specifications thereof have been submitted to and approved in writing by the grantor he hin, or its successors; that the buildings on said land shall be erected or within the building line, or the house location, as the case may shall face or front on the street it are not on which the to therewith conveyed is shown to front ball as foresaid.

FIFTH: That not more than one residence shall be erected on each lot or parcel as shown by said face, there may be erected a garage and servants quarters, (the plans for which are to be first approved as hereinabove described.

SIXTH: That the parties hereto, a less than the premises, ing lot not owned by the owner of the said resinabove described.

SIXTH: That the parties hereto, a receive described.

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SIXTH: That the parties thereto, are shown on said plat (the grantor hereby expressly reserving the right, however, to sell and consaid plat, and the further right to determine the search shall of or other than residential purposes.)

SIXTH: That the granter hereto, are and shape of lots sold for other than residential purposes.)

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SIXTH: That no surface o FOURTH: That no dwelling house shall be built on the above described lot to cost less than...... Signed, Stoled and Delivered in the Presence of:

Thright Bland in the one hundred and fiftieth

By S. S. C. Stamps Cancelled, \$ _____and STATE OF Masta Carolina County of Steuderson IVright Holland G.B. Wright L.B. Wright President Syorn to before me, this factor (L. 8.)

SEN tugust 1025. Wright Heland. nission expires april 2nd, 1927. STATE OF The the Carolina Country of Julie FOR VALUE RECRIVED The 21 a Fisher and dated the 2.5 th day of Capail

Conveyance for Greenville County in Mortgage Book 86, at Page 2.5 l192.5..... and recorded in the office of the Register of Mesne Witness my hand and seal, this 25# Signed, Sealed and Delivered in the Presence of: Betty Brown STATE OF Marth Carolina County of Neudensta the above named 24 A. Fisher & Jee B. Tighel Ly Will. Fisher Betty Brown august-Notary Public Steadles on Laguetty Dec, 13-1926 21/20 my commission expectly Dec, 13-1926 30 o'clock,