STATE OF SOUTH CAROLINA, \

WHERPAS. In east survey indebted the said for companies of the said survey indebted and survey indebted in the survey of the forestores being treated and survey is and tray and survey is and tray recorded and survey is and tray proceeding and survey is and tray procedured and survey is and tray and survey in the forestorer way, references being treated and survey is and tray procedured and survey is and tray and survey in the survey is and tray procedured to the survey of the survey	WHEREAS. SEND GREETING WHEREA	COUNTY OF GREENVILLE		REAL ESTATE MOR	TGAGE	
WHEREAS	WHEREAS The said and truly bedden the fall and pure and pure of the promisory notes of even date the said forms of the fall and pure and pure of the fall an		,	•		
WHEREAS	WHEREAS The said and truly bedden the fall and pure and pure of the promisory notes of even date the said forms of the fall and pure and pure of the fall an	A Virgin	in H. Lia	htodie		d
TRYON DEVELOPMENT COMPANY, a corporation, in the fast set grown plan of the company of the compa	THYON DEVELOPMENT COMPANY, a corporation, in the fall spit your plan of the control of the contr	// //		NAV		
TREVON DEVELOPMENT COMPANY, a corporation, in the text set year and a promissory notes of even date with the first set in and by the promissory notes of even date with a solower. Note No. 1 for 8. 400.000 mg the promissory notes of even date with the first set of the set of	TEVON DEVELOPMENT COMPANY, a corporation, in the tail and gas gas and ofference of the second	6.1	· 41 P.	ave () ()		am truly indebted
DIALASS as in and try Service has a fallows: Note No. 1 for 8. 400.00 Note No. 2 for 8. 400.00 Note No. 3 for 8. Note No. 5 for 8. Note No. 6 for 8. Note No. 7 for 8. Note No. 7 for 8. Note No. 7 for 8. Note No. 9 for 8. Note No. 1 for 8. Note No. 9 for 8. Note No. 7 for 8. Note No. 9 for 8. Note No.	DLASS as in and by When No. 2 for \$ 400.000 Note No. 3 for \$ 400.000 Note No. 3 for \$ 400.000 Note No. 3 for \$ 400.000 Note No. 6 for \$ Note No. 7 for \$ Note No. 7 for \$ Note No. 7 for \$ Note No. 8 for \$ Note No. 8 for \$ Note No. 7 for \$ Note No. 9 for \$ Note No. 8 for \$ Note No. 8 for \$ Note No. 9 for	· // -	· //	of the second		
Dellaris as in and by the second and the second and the second and	Oblighed See in and by the set of complete of even date of the set	TRYON DEVELOPMENT COMPANY, a	corporation, in the full and	just sam of		
Note No. 1 for \$ \$400.00 Market 1 Market	Note No. 1 for \$ 400.00 July 100 July 10	Iwelve Tunds	ed)	LAND XINT		
Note No. 1 for 8 Note No. 2 for 8 A D D D D D D D D D D D D D D D D D D	Note No. 1 for \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	OLLARS as in and by	e July		0	•
Note No. 2 for \$ \$\frac{1}{2} \text{D. 0.0}\$ Note No. 3 for \$\frac{1}{2} \text{D. 0.0}\$ Note No. 4 for \$\frac{1}{2} \text{D. 0.0}\$ Note No. 5 for \$\frac{1}{2} \text{Note No. 6 for \$\frac{1}{2} \text{Note No. 6 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 8 for \$\frac{1}{2} \text{Note No. 8 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 8 for \$\frac{1}{2} \text{Note No. 8 for \$\frac{1}{2} \text{Note No. 6 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 8 for \$\frac{1}{2} \text{Note No. 6 for \$\frac{1}{2} \text{Note No. 7 for \$\frac{1}{2} \text{Note No. 6 for \$\frac{1}{2} Note No.	Note No. 2 for \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$			July 1971	100	promissory notes of even date
Note No. 2 for \$ \$\frac{10.0}{0.0}\$ or \$\frac{10.0}{0.0}\$ or \$\frac{10.0}{0.0}\$ or \$\frac{10.0}{0.0}\$ of \$\fra	Note No. 2 for \$ \$400.00 100	Note No. 1 for \$ 400.00		J. J. D.	(as., 12	921
Note No. 4 for \$ Note No. 5 for \$ Note No. 5 for \$ Note No. 6 for \$ Note No. 6 for \$ Note No. 7 for \$ Note No. 9 f	Note No. 3 for \$		101 / 1/2/20 1/2		4//	
Note No. 6 for \$ Note No. 6 for \$ Note No. 7 for \$ Note No. 8 f	Note No. 6 for \$ Note No. 6 for \$ Note No. 7 for \$ Note No. 8 f	•		1 It who		,
Note No. 5 for \$ Note No. 6 for \$ Note No. 7 for \$ Note No. 7 for \$ Note No. 8 for \$ Note No. 9 f	Note No. 6 for \$ Note No. 7 for \$ Note No. 7 for \$ Note No. 7 for \$ Note No. 8 for \$ Note No. 8 for \$ Note No. 8 for \$ Note No. 9 f	·	1 A 11	Jue 1 desc	ignight),	1927.
Note No. 6 for \$ Note No. 7 for \$ Note No. 8 f	Note No. 6 for \$ Note No. 7 for \$ Note No. 8 for \$ Note No. 9 for \$ Note No. 8 for \$ Note No. 9 f	Note No. 4 for \$		due	X / / · · · ·	······
Note No. 8 for s. Note No. 8 for s. Note No. 8 for s. Note No. 9 fo	Note No. 8 for service of what paid in faul at the face of experience and paid semi-annually, and if not so paid to be reprincipally does not provide the paid interest when day for placer process may apply the receipt when the process may apply the receipt when the providing for an attorney's fee of ten per cent in the case of suit or collection by an any providing for an attorney's fee of ten per cent in the case of suit or collection by an any reference being therefore have been presented by the part of the said of the said and the providing for an attorney's fee of ten per cent in the case of suit or collection by an NOW KNOW ALL MEN BY LIESE PRESENTS, that the part of the payment thereof to the said Tryon Development Company's condition to the terras of the said debt and sum of money atoresid, and for the better of Three publics to the paid tryon and providing to the terras of the said promisery notes, and also in consideration of the further of Three publics to the said Tryon Development Company's and before the sealing and dischery of these presents do grant, bargain, sell and felence unto the said Tryon Development Company: In this lot picceptor parcel of land in case Courses of Grant South Carolina, known and sell and felence unto the said Tryon Development Company: The third of Tryon Development Company known as LAKE LANIER, made by George Kechaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. Page The Conveyance for said County, in Plat Book Number. Page The Conveyance for said County, in Plat Book Number. Page The Conveyance of the County of the County of County of the Cou	Note No. 5 for \$	W Jo I W	dye, dye	// /J//	
Note No. 8 for \$ 1.000 More Note No. 8 for \$ 1.000 More Note No. 9 for \$ 1.000 More Note No. 9 for \$ 1.000 More No. 1000 More Note No. 9 for \$ 1.000 More No. 1000 More Note No. 9 for \$ 1.000 More Note No. 1000 More Note No. 1000 More Note Note Project No. 1000 More Note No. 1000 More Note Note Project No. 1000 More No. 100	Note No. 8 for \$ 1.00 More No. 8 for \$ 1.00 More Note No. 8 for \$ 1.00 More No. 10 More No	Note No. 6 for \$	1 AND XX	Mue \ N		
Note No. 8 for \$	Note No. 8 for \$ 1.00 More No. 8 for \$ 1.00 More Note No. 8 for \$ 1.00 More No. 10 More No	Note No. 7 for \$		A OV dud OV		
Note No. Display the past of the past of full at the past of exputer cent per annum, said interest to be computed and paid semi-annually, and if not so paid to be principal functional to be principal functional to be principal functional to be principal functional	Note No. Distriction of the second upon paid in full at the base of eighther cent plur annum, said interest to be computed and paid semi-annually, and if not so paid to be a principal and beginners to the five of eight for cent, that case of eight paid in the payment of any installment of principal mercest when day for paider thereof may at his surface plant amount of the said notes at once due and payable and may proceed with the foreclosure way mortagae or the fall of the collection by an any mortagae or the fall of the collection by an any mortagae or the fall of the payment for any installment of principal mercest when day for payment is not because the said more and payable and may proceed with the foreclosure may reference being therefore had will more fully appear. NOW KNOW ALL MEN BY PRESENTS, that the said the payment thereof to the said Tryon Development Company for dink to the terms of the said debt and sum of money aforesaid, and the the better tring the payment thereof to the said Tryon Development Company for the terms of the said promissory notes, and also in consideration of the further of the payment thereof to the said Tryon Development Company. The said the payment thereof to the said Tryon Development Company to the terms of the said promissory notes, and also in consideration of the further of the payment thereof to the said Tryon Development Company: The said the payment thereof to the said Tryon Development Company. State of South Carolina, known and the said Tryon Development Company: The tribular payment thereof to the said Tryon Development Company. State of South Carolina, known and the said Tryon Development Company: The tribular payment the said Country of Payment the said the said the said tryon Development Company: The tribular payment the said Country of Payment the said Country of Payment to the Country of Payment the said Country of P	$\mathcal{N} \setminus \mathcal{N} \setminus \mathcal{N}$		FIDAV	/	······································
in interest from date been with haid if full at the tree of elephore cent plan and interest from date been with haid if full at the tree of charles of charles of charles and notes providing that in case of default in the payment of any installment of principal neterest when day for plader the good may a this optimy telephore he principal and for the ble of principal neterest when day for plader the good may a this optimy telephore he principal neterest when day for plader the good may a this optimy telephore he principal neterest when day for the ble of principal neterost when day for the said of the collatering given to becare the said and payable and may proceed with the foreclosure may reference being therefore he will not in the said the said the payment of any installment of principal networks the said the payment the case of suit or collection by an may reference being therefore he had tryon Development Company when the said the payment thereof to the said tryon Development Company when the said tryon payment thereof to the said tryon Development Company when the payment thereof to the said tryon Development Company when the payment thereof to the said tryon Development Company when the payment thereof to the said tryon Development Company when the payment thereof to the said tryon Development Company. At any tryon payment the payment to the payment thereof to the said tryon Development Company: The trial to proceed the payment thereof to the said tryon Development Company: The trial the payment thereof to the said tryon Development Company: The payment thereof to the said tryon Development Company known as LAKE LANIER, made by George Kashaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. The payment of the payment thereof to the said tryon Development Company known as LAKE LANIER, made by George Kashaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. The payment of the payme	in interest from date before upin paid infinil at the pase of exhibitor cent. The annum, said interest to be computed and paid semi-annually, and if not so paid to be principal and beginnerest upthe fate of eight for cent, this paid; said notes providing that in case of default in the payment of any installment of principal network when due for blober effector may at its confunction of the said notes at once due and payable and may proceed with the foreclosure may reference being therefore had will more fully specar. NOW KNOW ALL MEN BY SIESE PRESENTS, that the said and providing for an attorney's fee of tey per cent. in the case of suit or collection by an orange or the payment thereof to the said Tryon Development Company to differ to the said debt and sum of money aforesaid, and for the better ting the payment thereof to the said Tryon Development Company to the terms of the said getting the payment thereof to the said Tryon Development Company to the terms of the said promissory notes, and also in consideration of the further of Tryon power than the said. The said supplies to the said tryon Development Company to the terms of the said promissory notes, and also in consideration of the further of the payment thereof is the said and before the said promissory notes, and also in consideration of the further of the payment thereof payment to the said tryon Development Company: The said supplies to the said tryon Development Company to the terms of the said grounds and the payment to the said tryon Development Company: The said supplies to the said tryon Development Company to the terms of the said grounds and the presents, the receipt whereof is hereby to the payment payment to pay the said tryon Development Company: The said supplies to the said tryon Development Company to the terms of the South Carolina, known and The said supplies the said tryon Development Company to the terms of the South Carolina, known and The said supplies the said tryon Development Company to the said tryon Development Company		and (DAM)	due / J		
the payment day see photor thereof to the payment of any installment of principal mirrors when day see photor the payment of any installment of principal mirrors when day see photor the payment of severe the said and providing for an attorney's fee of ten per cent. In the case of suit or collection by an many reference being therefore had will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, that the said the said the said debt and sum of money aforesaid, and for the better of three payment thereof to the said Tryon Development Company Adording to the terms of the said debt and sum of money aforesaid, and for the better of three payment thereof to the said Tryon Development Company Adording to the terms of the said gromisory notes, and also in consideration of the said tryon notes, and also in consideration of the said promisory notes, and also in consideration of the further of three payment thereof to the said Tryon Development Company Adording to the terms of the said promisory notes, and also in consideration of the further of three payment thereof to the said Tryon Development Company these presents do grant, bargain, sell and release unto the said Tryon Development Company: All that lot, peculiar to the said Tryon Development Company to these presents do grant, bargain, sell and release unto the said Tryon Development Company: The third lot, peculiar to the terms of the Said Tryon Development Company known and the said Tryon Development Company known as LAKE LANIER, made by George Kershaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. The Total Caracle of the Tryon Development Company known as LAKE LANIER, made by George Kershaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. The Total Caracle of the Carac	interest when day the payment of any installment of principal mortisage or the date of early per cent. Aftil paid; said notes providing that in case of default in the payment of any installment of principal may mortgage or the date of pilo collateral given to becure the said and providing for an attorney's fee of ten per cent. In the case of suit or collection by an may reference being therefore had will more fully oppear. NOW KNOW ALL MEN BY THESE PRESENTS, that the said the said the said the said debt and sum of money aforesaid, and for the better of three publics to the said Tryon Development Company scording to the said promissory notes, and also in consideration of the said promissory notes, and also in consideration of the further of three publics to the said tryon Development Company and tryon per	/ Y / V / / / V V V V V V V V V V V V V	W / /PI 1/N //	/		
interest when day recognized and recognized control of principal interest when day recognized and may proceed with the foreclosure any mortgage or the date of play collateral given to become the same and providing for an attorney's fee of tent per cent. In the case of suit or collection by an many reference being therefore had will more fully appear. NOW KNOW ALL MEN BY THESE PRESENTS, that the said the said and sum of money aforesaid, and for the better ring the payment thereof to the said Tryon Development Company Adording to the terms of the said debt and sum of money aforesaid, and for the better of three pollars to the said Tryon Development Company Adording to the terms of the said debt and sum of money aforesaid, and for the better of three pollars to the said Tryon Development Company Adording to the terms of the said promissory notes, and also in consideration of the further of three pollars to the said Tryon Development Company. At any tryon polyment of the said tryon polyment of the further than tryon polyment of the said tryon polyment of the further than the said tryon Development Company: All that for perceptor parcel of land in the Country of Greaters. State of South Carolina, known and the said Tryon Development Company: The tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. The Tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. The Tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Country of Country of the country of	interest when day for photor thereof may after one captifier cent. Anti) paid said notes providing that in case of default in the payment of any installment of principal interest when day for photor thereof may after hereof may after hereof may after hereof may after hereof the said notes at once due and payable and may proceed with the foreclosure any mortgage or the fall of phy collatery given to become the said providing for an attorney's fee of ten per cent. In the case of suit or collection by an may reference being themselved had will more fully opicar. NOW KNOW ALL MEN BY THESE PRESENTS, that the said the said the said the said the said sum of money aforesaid, and for the better of three phylars to the said Tryon Development Company coording to the terms of the said debt and sum of money aforesaid, and for the better of three phylars to the said Tryon Development Company coording to the terms of the said promissory notes, and also in consideration of the further of three phylars to the said Tryon Development Company and the said tryon Development Company. At any try paid by the said Tryon Development Company, at and before the sealing and dictivery of these presents, the receipt whereof is hereby observed the said tryon Development Company: All that lot preceder parcel of land in the Country of Greenty. State of South Carolina, known and The property of the Tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. The Plate the Country of the Country of The Country of Country of the Country of	n interest from date thereof upon paid in full	at the have of eight per cent.	per annum, said interest to be	computed and paid semi-annu	ally, and if not so paid to be-
now know All MEN BY MESE PRESENTS, that the said and providing for an attorney's fee of teep per cent in the case of suit or collection by an NOW KNOW ALL MEN BY MESE PRESENTS, that the said and suit of the said debt and sum of money aforesaid, and is the better aring the payment thereof to the said Tryon Development Company of the terms of the said promissory notes, and also in consideration of the further of Three polars to. The the said the said that the said tryon Development of the further of the payment thereby the said that the said that the said that the said the said that the said that the said that the said that the said the said that the said that the said that the said that the said the said that the said that the said the said that the said that the receipt whereof is hereby collected bargained, sold and the said that the said that the receipt whereof is hereby collected bargained, sold and the said that the said the said that the said the s	NOW KNOW ALL MEN BY CHESE PRESENTS, that NOW KNOW ALL MEN BY CHESE PRESENTS, that In consideration of the said debt and sum of money aforesaid, and is the better of Three polars to The polar to the said Tryon Development Company Actording to the terms of the said promissory notes, and also in consideration of the further of three polars to The p	ie principal (and pear interest atathe mate of	eighth der cent Antil paid - said	1 notes providing that in		
NOW KNOW ALL MEN BY THESE PRESENTS, that the said and providing for an attorney's fee of teep per cent in the case of suit or collection by an NOW KNOW ALL MEN BY THESE PRESENTS, that the said and suit of the said and the said	NOW KNOW ALL MEN BY DIESE PRESENTS, that the said and providing for an attorney's tee of tee per cent. in the case of suit or collection by an NOW KNOW ALL MEN BY DIESE PRESENTS, that the said and suit of the said and the said and the said and the said are suit or consideration of the said debt and sum of money aforesaid, and if the better of three polars to the said Tryon Development Company schording to the terms of the said debt and sum of money aforesaid, and if the better of three polars to the said tryon Development Company schording to the terms of the said promissory notes, and also in consideration of the further said tryby polarity to the said tryon Development Company at and before the sealing and thelevery of these presents, the receipt whereof is hereby controlled the said tryon Development Company: All that lot, preceder parcet of land in the Country of Grantile. State of South Carolina, known and sended as performent Company known as LAKE LANIER, made by George Kashaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance of the Country was an an accountry of the Conveyance	any mortgage or the sale of any collaters	given to secure the full as	mount of the said notes at on	ce due and payable and ma	y proceed with the foreclosure
NOW KNOW ALL MEN BY THESE PRESENTS, that the said and some said and some state of the payment thereof to the said Tryon Development Company scording to the terms of the said of pomissory notes, and also in consideration of the further to the payment thereof to the said Tryon Development Company scording to the terms of the said promissory notes, and also in consideration of the further to the payment the said Tryon Development Company and tryle paid by the said Tryon Development Company, at and before the sealing and telepecty of these presents, the receipt whereof is hereby to the said tryon payment company. The trial look pieces for parcel of land in the Country of Greenths. State of South Carolina, known and the said Tryon Development Company: The trial look pieces for parcel of land in the Country of Greenths. State of South Carolina, known and the said Tryon Development Company: The tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in Plat book Number. Page The Conveyance for said Country, in P	NOW KNOW ALL MEN BY THESE PRESENTS, that the said the said the payment thereof to the said Tryon Development Company scording to the terms of the said promissory notes, and also in consideration of the further of three pollars to the said the sai	o s	Priory to laborate little Metitide State	providing for an attorney's f	ee of ten per cent. in the ca	ase of suit or collection by an
in consideration of the said debt and sum of money aforesaid, and for the better aring the payment thereof to the said Tryon Development Company Actording to the terms of the said promissory notes, and also in consideration of the further and various to the said Tryon Development Ambridge, at and before the sealing and between the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now the said Tryon Development Company: All that lot, pieces presents and also in consideration of the further the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now the said Tryon Development Company: All that lot, pieces presents are all the said Tryon Development Company: All that lot, pieces presents are all the said Tryon Development Company: All that lot, pieces presents are all the said Tryon Development Company: All that lot, pieces presents are all the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now and the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now and the receipt whereof is hereby now and the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now and the receipt whereof is hereby now and the receipt whereof is hereby now and the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now and the said Tryon Development Company: All that lot, pieces presents, the receipt whereof is hereby now and the said Tryon Development Company: All that lot, pieces presents do grant, bargain, sell and release unto the said Tryon Development Company: All that lot, pieces presents do grant, bargain, sell and release unto the said Tryon Development Company: All that lot, pieces presents do grant, bargain, sell and release unto the said Tryon Development Company: All that lot, pieces presents do grant, bargain, sell and release unto the said Tryon Development Co	in consideration of the said debt and sum of money aforesaid, and it the better arring the payment thereof to the faid Tryon Development Company Actording to the terms of the said promissory notes, and also in consideration of the further and the payment thereof to the said. The pallars to the said tryon Development of the said tryon Development of the further than tryon payment by the said tryon Development of these presents do grant, bargain, sell and release unto the said Tryon Development Company: All that lot, piecesfor parcel of land in the Country of Grants, State of South Carolina, known and granted as persumber. 2.83 the said tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. Page. The All that I all the Country of Grants and the country of the Register of the Conveyance for said County, in Plat Book Number. Page. The All that I all the Country of Country of Country of the Register of the Conveyance for said Country, in Plat Book Number. Page. The All that I all the Country of Country of the Register of the Conveyance for said Country, in Plat Book Number. Page. The All that I all the Country of Country of the Country of the Register of the Conveyance for said Country, in Plat Book Number. Page. The All that I all the Country of the Saint of the Saint of the Country of th	NOW KNOW ALL MEN BY THESE D	PECENTE 41-4	2/10	:/. 1/	P. et
the payment here or to the said Tryon Development Company Schrick to the terms of the said promissory notes, and also in consideration of the further not The payllars to. The payllars to the said Tryon Development Company Schrick to the sealing and the very of these presents, the receipt whereof is hereby now the said Tryon Development Company; at and before the sealing and the very of these presents, the receipt whereof is hereby now the said Tryon Development Company; at and before the sealing and the very of the said Tryon Development Company; these presents do grant, bargain, sell and release unto the said Tryon Development Company; at an a payle of payle of the Tryon Development Company; the property of the Tryon Development Company known as LAKE LANIER, made by George Ketshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County, in Plat Book Number. Page. The Conveyance for said County is for the	the payment hereor to the faid Tryon Development Company Actording to the terms of the said promissory notes, and also in consideration of the further of The payllars to the said. The payllars to the said tryon Development Company Actording to the sealing and delivery of these presents, the receipt whereof is hereby now the said Tryon Development Company; at and before the sealing and delivery of these presents, the receipt whereof is hereby now that the payle transport of the said Tryon Development Company; at and before the sealing and delivery of these presents, the receipt whereof is hereby now that the said Tryon Development Company; at and before the sealing and delivery of these presents, the receipt whereof is hereby now that the said Tryon Development Company; at a south Carolina, known and the said Tryon Development Company; at a south Carolina, known and the said Tryon Development Company; and the sai		ALSEN 15, that	the said of	inia M.	rquisey
te of Harth Caralina Torretty of the Tryon Development Company known as LAKE LANIER, made by George Kershaw, C. E., and duly recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. Page. Torrett aline received rice is hereby assign, train for act, only in the Winter of the Conveyance of the County was and the winter of the Conveyance of the County of the County assign, train for act, only in the winter of the County and the Winter of the County o	te of Horth Caralina Torit alue received the Country of Caralina Torit alue received the Country of Caralina Torit alue received the Carali	n of Three Dellars to	Development company, at an the cased, and the these prese	nd before the sealing and deepnts do grant, bargain, sell and	livery of these presents, the release unto the said Truck	
te of Horth Caralina Tool Vala Jord Vala Lace to conveyance for said County, in Plat Book Number. Lace to conveyance for said County, in Plat Book Number. Lace to conveyance for said County, in Plat Book Number. Lace to could be conveyed to the conveyance for said County, in Plat Book Number. Lace to could be conveyed to the conveyance for said County, in Plat Book Number. Lace to could be conveyed to the county assign, transfer and to company to the course of the course of the county and the county and the county and the county and the county to the course, the course of the county and decourse. Lace to could be the county and decourse the county to the county and the county to the county and decourse.	te of Horth Caraline Tool Value recorded in the office of the Register of More of Value recorded in the office of the Register of North Caraline Tool Value recorded rice is hereby assign, transfer act out of and value of the North roll of the company of the recorded rice of the Register of the Conveyance for said County, in Plat Book Number. Tool Value received rice is hereby assign, transfer act out of and which is the withing more and the forest rolls of the withing more and the forest rolls of the withing more and the forest rolls of the course, this also here day of languages to 1926	All that 10t, precentor parcel of land in Alice	Country of Green Wile State	of South Carolina, known and	/	
te of North Caralina Tool Value received rice is hereby assign, transfer of said Country, in Plat Book Number. Local Value received rice is hereby assign, transfer of said to the country of the count	te of Horth Caralina Tori Value recorded in the office of the Register of the Conveyance for said County, in Plat Book Number. Tori Value received rice in hereby was and trained to the country of the Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. Tori Value received rice in hereby was and, train for the Conveyance of Plantham to the Company of the Conveyance for said Country, in Plat Book Number. Page. Torice of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of the Tryon Development Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of Torice of Plantham Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of Torice of Plantham Company known as LAKE LANIER, made by George Karshaw, C. E., and duly recorded in the office of the Register of the Conveyance for said Country, in Plat Book Number. Page. Torice of Toric	1// 1	26 Ay			
te of Horth Caralina Tool Value received rule is hereby assign, transfer Lact ouls unto Play 100 for the Within March of the Register of the Conveyance for said Country, in Plat Book Number. Page	te of Horth Caralina Tool Value recorded in the office of the Register of Local Value recorded in the office of the Register of Local Value recorded rice is hereby wasign, transfer Local value recorded rice is hereby wasign, transfer Local value recorded rice as hereby wasign, transfer Local value with in most garden and the frattroll course, this is the day of languages to 1926	gnated as Number 2839	B.W//	/		
te of Horth Caralina ity t of York Caralina If or take received rice is hereby assign, transfer act over unto reacher bank & Trust Company of the the within mortgage and the broth roll ecures, this is the day of Muguet 1/126	te of Horth Caralina ity t of York Caralina If or take received rice hereby weign, tramfor act our unto People Bank & Dust Company on 17 6. The within mortgage and the Frest roll ecure, this 26th day of Muguet 1926	of Plan Num	iller -			
te of Horth Caralina ity t of York Caralina If or take received rice is hereby assign, transfer act over unto reacher bank & Trust Company of the the within mortgage and the broth roll ecures, this is the day of Muguet 1/126	te of Horth Caralina ity t of York Caralina If or take received rice hereby weign, tramfor act our unto People Bank & Dust Company on 17 6. The within mortgage and the Frest roll ecure, this 26th day of Muguet 1926	roperty of the Tryon Development Compan	known as LAKE LANIER	R, made by George Kershaw, C	C. E., and duly recorded in	the office of the Register of
te of North Carolina My to of John archive received rice is hereby assign, tram for ect over unto reopter bank & Drust Company of 11 6. The within mortgage and the broth with ecures, this 26th day of Muguet 1926	te of North Caralina My to of John Caralina Nort value received rice is hereby assign, transfer ect over unto reopter bank & Trust Company n 176. The within mortgage and the broth will ecures, this 26th day of languest 1426				,,	once of the Register of
Port talue received til it hereby weign, tramfer act ouen unto Proples bank & Durt Gompand of the With the Vist with the forther with ecures, this 26th day of lunguest 1426	Port talue received rue is hereby assign, tramber act over unto reopter bank & Durt Company of n 196. the within mortgace and the broth will ecures, this 26th day of languest 1426		, , ,			
Port talue received till is hereby assign, tramfer act out unto People Bank & Durt Gompand of in 16. the withing mortgage and the Froste with ecure, this 26th day of languest 1926	Port talue received rue is hereby assign, tramber act over unto reopter bank & Durt Company of n 186. the within mortgage and the broth will ecure, this 26th day of languat 1426			,		
act ould unto People Bank & Durt Gompand of our the withing mortgage and the Frest with	not talue received the is hereby assign, tramber act out unto reopter bank & Trust Company of n 16. the within mortgage and the broth will ecure, this 26th day of Muguet 1426	to 1 m. +/		•		
of talue received till is hereby assign, tramfer act out unto People Bank & Drust Gompand of on the withing mortgage and the Grate with earner, this 26th day of Muguet 1426	Port talue received rue is hereby assign, tramber act outer unto scopler bank & Durt Company of n 186. the withing mortgage and the broth will ecures, this 26th day of languat 1426	u of Morth car	alina	j		
newes, the - 6th day Jaf Mugust. 1926	newes, the - 6th day Jof Muguet. 1926	ug l of lock.			<i>A</i>	
newes, the - oth day Jaf Mugust. 1926	newes, the - 6th day Jof Muguet. 1926	Mor Value re	cand i	il is hore	hy assign	, transfer
menes, the - 6th day Jaf Mugust. 1926	menes, and - loth day Jof Muguet. 1926	act ouly un	to Propele	- Bank &	Durt Go	mesand o
newes, the - 6th day Jaf Mugust. 1926	newes, and - oth day Jof Muguet. 1926	n 11 E the 1	Vithey 11	voitgac,	and the	Inthe will
		ecure lane	Zbth da	ing Sol String	quet. 142	6
1. Metourn Seff. P. Bacon trusification Secreta	A May Fears Imon in spuent Company M. Metourn Self. P. Bacon Frederickent Jattet St. L. Shelmit Secreta	ruses				
12. Metourn sef F. P. Bacon Friedent Secreta	12. Metourn Suff. P. Bacon Princeports Sattat St. L. Shelmit Secreta	a May Fears	Jan	Bro Land	gkrunt 1	Combonel.
Jattat St. L. Shelmit Secreta	Jattest St. L. Shelmit Secreta	It. Metour	Sell.	F. P. Bun	han Pyl	and the
your of the definite sterill	your of the de summer sterling		1 N	steet of		the to
			Jedi	φ_{I} .	o sun	m secula