WALKER, STARE & COMPULI CO., CHARLESTER, E. C. 41386

STATE OF SOUTH CAROLINA.)

STATE OF SOUTH CAROLINA, TITLE TO REAL ESTATE	•
COUNTY OF GREENVILLE	
WHEREAS, the Tryon Development Company has subdivided a certain tract of land in the State and County afo jected lake to be known as Lake Lanier; and	resaid 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 ow plat hereinafter referred to, that the same shall be developed, and for a time hereafter used exclusively for residential pertain reservations, conditions and restrictions hereinafter set out;	
NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That the Tryon Development Company, a co	reporation, duly organized and chartered under
and by virtue of the laws of the State of South Carolina, in consideration of the above recitals and of the covenants herein	and of the sum of
In dallars and other considers	
to it in hand paid by has granted, bargained, sold and released, and by these presents does grant, bargain, sell and release, (subject, neverthele	**************************************
has granted hargained sold and released, and by these presents does grant, hargain, sell and release, (subject, neverthele	ess, to the exceptions, reservations, conditions
and restrictions hereinafter set out), unto the said Sie O O O	
All that for, piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as L	
of Plat Number Company, known as LAKE LANIER, made by George Kershaw, C. E., and duly recorded in the office of the Register of	of the property of the Tryon Development Mesne Conveyance for Greenville County, in
Plat Book Number 6 Page said lot having a frontage of 120	<i>L</i>
feet, a rear width of 192,	
feet, and a depth of 144.5	
fect on one line and 92.2	
a more particular description of the lot herewith conveyed.	

sports, boating, bathing, swimming and shing; and together with the further right to erect for the use of the owner of the above described lot a boat house and wharf 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 or be subject to approval of granter; but nothing herein contained shall privilege a nuisance or licrose the pollution of the said lake, its inlets, owther, or landing the granter but nothing herein contained shall privilege a nuisance or licrose the pollution of the said lake, its inlets, owther, or beaches, the granter between the privilege and facilities, or successors, shall not be liable to any lot owner or any other person for any damage or licrose in light sustained in the exercise of the said.

Ĺ	and the second s
	TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertaining.
	TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said.
1	
	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 occurring the successors and all occurrences are successors are successors are successors are successors are successors and all occurrences are successors are succes
	FIRST: That the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereby institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereof institute of the property hereby conveyed, or any part thereby conveyed, or any part
	be taken to prevent the grantor herein from designating certain lots of sold, remed, 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 the grantor herein, will constitute a nuisance, or prove in any way novious or offensive.
\	THIRD: That no use shall be made of any lot which, in the opinion of the grantor herein, will constitute a nuisance, or prove in any way noxious or offensive to the neighboring inhabitants, or injure the value of neighboring lots.
ĺ	FOURTH: That no dwelling house shall be built on the above described lot to cost less than
1	residence, garage, or other building whatsoever shall be created and a pollura: that no
1	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 be, as shown and indicated on the plat hereinabove referred to, and in strict accord with the plans and specifications to required to be submitted and approved shall face or front on the street or road on which the lot herewith conveyed is shown to front by the plans and specifications so required to be submitted and approved, and FIFTH: That not more than one residence shall be erected on each lot or parcel as shown by said plat, PROVIDED, HOWEVER, that in addition to one and residence built thereon, of sightly appearance and appropriate location, within the building line and not nearer than five feet to any side or back line of any adjoin-SIXTH: That the parties hereio, their successors, heirs and assigns with an advance of the building line and not nearer than five feet to any side or back line of any adjoin-SIXTH: That the parties hereio, their successors, heirs and assigns with an advance of the building line and not nearer than five feet to any side or back line of any adjoin-SIXTH: That the parties hereio, their successors, heirs and assigns with an advance of the building line and not nearer than five feet to any side or back line of any adjoin-
1	shall face or front on the street or road on which the lot herewith conveyed is shown to front by the plat aforesaid. FIFTH: That not more than one residence shall be erected on which the lot herewith conveyed is shown to front by the plat aforesaid.
1	and residence built thereon, of sightly appearance and appropriate location, within the building line and not nearer than five for the owner of the hard the propriate location, within the building line and not nearer than five for the owner of the hard the promises,
1	ing lot not owned by the owner of the land hereinabove described. SIXTH: That the parties hereto, their successors, heirs and assigns, will not during the term of twenty-one years from April 1, 1925, subdivide, sell or convey year and no rearrel of parties than the whole of each thereof, as shown on said night the graphy hereby one years from April 1, 1925, subdivide, sell or convey year and no rearrel of the parties have been partied on the parties of the parties have been partied on the parties of the parties have been partied on the parties of the parties have been partied on the parties of the parties of the parties have been partied on the parties of the parties of the parties have been partied on the parties of the parties of the parties have been partied on the parties of the parties have been partied on the parties of the parties have been partied on the parties of the parties have been partied on the parties of the parties of the parties have been partied on the parties of the parties of the parties have been partied on the parties of the partie
J	on said plat, and the further right to determine the size and shape of lots sold for other than residential processor. The transfer of the size and shape of lots sold for other than residential processor.
J	pipes, electric conduits or pipes, telegraph, telephone and electric light poles, and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and water ing said property, with connecting links for the same alocatic light poles, and any other such public utilities, on or in any of the condways, storets or alleys harders
	streets and alleys, without compensation to any lot owner for any damage sustained thereby. EIGHTH: That no surface closet or other unsanitary device for the disposal of severage shall come be invalid as a few and surface.
Î	SIXTH: That the parties hereto, their successors, heirs and assigns, will not, during the term of twenty-one years from April 1, 1925, subdivide, sell or convey yer any part or parcel of said lots, less than the whole of each thereof, as shown on said plat (the grantor hereby expressly reserving the right, however, to sell and conomic on said plat, and the further right to determine the size and shape of lots sold for other than residentiol purposes.) EVENTH: That the grantor herein reserves the right to lay, erect and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and water sing said property, with connecting links for the same along the back and side lines of the lot above described, and to grade surface, and repair the said roadways, streets or alleys, grantor herein agreeing that upon the written request of the owner of said lot made at any time within three years after the date of execution of this deed, grantor HOWEVER, that in such event, grantor is to have the right, without reimbursement to the owner of said lot made at any time within three years after the date of execution of this deed, grantor HOWEVER, that in such event, grantor is to have the right, without reimbursement to the owner of said lot, to connect to said septic tank or other sanitary device for disposal of sewerage, and said owner shall have the right to connect to said septic tank or other sanitary device. In Witness Whereof the said or sanitary device for the disposal of sewerage and said owner shall have the right to connect to said septic tank or other sanitary device.
ĺ	HOWEVER, that in such event, grantor is to have the right, without reimbursement to the owner of said lot, to connect to and use the same; PROVIDED, one or more owners of other lots, or grant them the right to so connect, according to the capacity of said septic tank or other sanitary device. 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
ĺ	- A Corporate scal to be thereto
ĺ	affixed, this S A day of Signed, this Signed, Beaked and Delivered in the Presence of the United States of America.
ĺ	Signed, Bealed and Delivered in the Presence of: TRYON DEVELOPMENT COMPANY.
ĺ	By O.B. Wight Pier
l	B.B. Wight Sering
ľ	
ľ	U. S. Stamps Cancelled, \$ and 50 cents.
	S. C. Stamps Cancelled, S. J. and O. cents.
	STATE OF Mostle Casalina.
	County of Miledian .
	PERSONALLY appeared before me
	PERSONALLY appeared before me 20.77. New tree saw the within named Tryon Development Company, by P. R. I I i.g. A. its Property and S. B. Wing A. its Property and S. B. Wing A. with Sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he, with Sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he,
,	PERSONALLY appeared before me
(4	PERSONALLY appeared before me
(PERSONALLY appeared before me
	PERSONALLY appeared before me. 177. New Telesses the within named Tryon Development Company, by. 28. 197. 197. 197. 197. 197. 197. 197. 197
	PERSONALLY appeared before me
	PERSONALLY appeared before me
	PERSONALLY appeared before me. Saw the within named Tryon Development Company, by By Company and Made oath that he saw the within named Tryon Development Company, by By Company and Made oath that he with Sworn to before me, this State of the execution thereof. Sworn to before me, this State of the e
	PERSONALLY appeared before me
	PERSONALLY appeared before me
	PERSONALLY appeared before me
	PERSONALLY appeared before me. 107
	PERSONALLY appeared before me
(4	PERSONALLY appeared before me
	PERSONALLY appeared before me. What is and made oath that he saw the within named Tryon Development Company, by Its Policy of Market State of Menne Syorn to before me, this State of Menne Syorn to before me, this State of Menne (L. S.) Notary Public FOR VALUE RECEIVED We. And J. S.
	PERSONALLY appeared before me
	PERSONALLY appeared before me. W. 717 No. 12. saw the within named Tryon Development Company, by P. R. 11. 12. 13. the Start of Lary and the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he, with princesed the execution thereof. Sworm to before me, this 17. 14. 15. Sworm to before me, this 17. 15. When the same of the execution thereof. Syorm to before me, this 17. 15. Syorm to before me, this 18. 15. Syorm to before me, this 192. 5. Syorm to before me, this 192. 5. Syorm to before me, this 17. 15. Syorm to before me, this 18. 15. Syorm to before me, this 192. 5. Syorm to before me, this 18. 15. Syorm to before me, this 192. 5. Syorm to before me, this 18. 15. Syorm to before me, this 192. 5. Syorm to before me, this 192. 5. Syorm to before me, this 18. 15. Syorm to before me, this 18. 15. Syorm to before me, this 18. 15. Syorm to before me, this 192. 15. Syorm to before me, this 18. 15. Syorm to before me, this 19
(a)	PERSONALLY appeared before me. IN. No. 1. N
	PERSONALLY appeared before me to 717 Nontrea and made oath that he saw the within named Tryon Development Company, by R
(R)	PERSONALLY appeared before me. IN. No. 1. N