TOGETHER with the right of enjoyment of privileges and facilities afforded by Lake Lanier, an artificial water, as projected on said plat, for lawful squatic sports, boating, swimming and fishing; 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 landing to be subject to approval of grantor; but nothing herein contained shall privilege a nuisance or license the pollution of the said Lake, its inlets, outlets, of the said Lake by any person inexperienced in swimming; it being expressly stipulated that privileges and facilities, or by reason hereof.

And the well Time Performed and the depths of promine before mentioning and the sail And the well Time Performed and the sail of the sanction of the sail of the	TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incider	
Act the stall Trees Development Contents and a start the state of the	TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the sold	
such as a serious acquired part of the concession and a street services of the control of the part of the control of the contr	and the sold Ton Band we Folsom her	-1
such as a serious acquired part of the concession and a street services of the control of the part of the control of the contr	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
STATE C. That the protection between convents of a start of the start of the target of the target and the start of the protect	heirs and assigns, against itself and its successors and all	
SECOND. This the conjugate periods conveyed is in a primary form of parts and a constitute of parts of parts of parts of parts of the constitute of parts of	immediately revert to the grantor, its successors or assigns, except as against lien creditors, to with the land, for a violation of the first of w	hich the title shall
FOURTH: That no develing bone shall be half on the short destable list to cent farm than a relational to the state of the	SECOND: That the property hereby conveyed is to be used for residential purposes only for a period of twenty-one years after April 1, 1925.	f African descent.
FOURTH: That no develing bone shall be half on the short destable list to cent farm than a relational to the state of the	desirable in the opinion of grantor, in promoting said development, the right to do so being hereby expressly reserved by grantor.	or other purposes
FOURTH: That no develing bone shall be half on the short destable list to cent farm than a relational to the state of the	to the neighboring inhabitants, or injure the value of neighboring lots.	oxious or offensive
Delien; that we will be a secretary that the secretary that the continues on appell, and unless, the flows and specification, thereof have been and supported and supporte	FOURTH: That no dwelling house shall be built on the above described lot to cost less than	
FETER: That out more has one rendered and the correct of control in short in from by the shift decreasing the control in the control of the c		
FETER: That out more has one rendered and the correct of control in short in from by the shift decreasing the control in the control of the c	residence; garage, or other building whatsoever shall be erected on said lot until, and unless, the plans and specifications thereof have been submitted in writing by the grantor herein, or its successors; that the buildings on said land shall be exected on on within the huilding line.	to and approved
residence, there may be accord a grants and surround contents, the such as the property of the property of the content of the basis between the content of the property of the content of the basis between the content of the property of the content of the basis between the content of the property of the content of the property of the	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 a	nd approved, and
TRYON DEVELOPMENT COURS IN A Start of Congrue, by Congrue of the disposal of reversage shell ever be installed on the lost hereafth coursely in limited on a first a register time, or other mainty device of either party of the congruence of a start of the mainty first of the congruence and and the start of the congruence of the congrue	residence, there may be erected a garage and servants' quarters, (the plans for which are to be first approved as hereinshop provided) in keeping and residence built thereon of sinkly approved as hereinshop provided) in keeping a	n addition to one
TATE OF AUTHORITHM papered before me. L. S. Stemps Corcelled, \$	ing lot not owned by the owner of the land hereinabove described. SIXTH: That the parties berry to their executions and appropriate location, within the building line and not nearer than five feet to any side or back li	ne of any adjoin-
TRYON DEVELOPMENT COURS IN A Start of Congrue, by Congrue of the disposal of reversage shell ever be installed on the lost hereafth coursely in limited on a first a register time, or other mainty device of either party of the congruence of a start of the mainty first of the congruence and and the start of the congruence of the congrue	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	de, sell or convey to sell and con-
TRYON DEVELOPMENT COURS IN A Start of Congrue, by Congrue of the disposal of reversage shell ever be installed on the lost hereafth coursely in limited on a first a register time, or other mainty device of either party of the congruence of a start of the mainty first of the congruence and and the start of the congruence of the congrue	on said plat, and the further right to determine the size and shape of lots sold for other than residential purposes.) SEVENTH: That the grantor herein reserves the right to lay appear and other than residential purposes.)	a than as shown
TRYON DEVELOPMENT COURSE. U. S. Stamp Carcilled, \$\frac{1}{2}\$ and \$\frac{1}{2}\$ certain and made easth that he aw the within among the properties of the company to the c	pipes, electric conduits or pipes, telegraph, telephone and electric light poles, and maintain, or authorize the laying, erecting and maintaining of sewering said property, with connecting links for the same along the back and any other such public utilities, on or in any of the roadways, streets	gas, and water or alleys border-
The witness whereof the sald Tryon Development Company has cancel charactering to the governor of and sand to the cathery recognize seal to be thereto effects, this S. L. F. L. S. Stamps Conclied, s. L. S. Stamps Conclied,	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 discount of the country of	e said roadways,
The witness whereof the sald Tryon Development Company has cancel charactering to the governor of and sand to the cathery recognize seal to be thereto effects, this S. L. F. L. S. Stamps Conclied, s. L. S. Stamps Conclied,	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 the will install on said lot a septic tank, or other sanitary device for disposal of sewerge and artistic within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of execution of the said lot made at any time within three years after the date of the said lot made at any time within three years after the date of the said lot made at any time within three years after the date of the said lot made at any time within three years after the date of the said lot made at any time within three years are also at a said lot made at any time within three years after the date of the said lot made at any time within three years are also at a said lot made at any time within three years are also at a said lot made at any time within three years are also at a said lot made at any time within three years are	rewith conveyed, his deed, grantor
Signed, this and the presence of: Signed, Solids app Delivered in the recension of: Signed, Solids app Delivered in the Presence of: Signed, Solids app Delivered in the	HOWEVER, that in such event, grantor is to have the right, without reimbursement to the owner of said lot, to connect to said select to and use the said one or more owners of other lots, or grant them the right to so connect, according to the capacity of said service took or other said service took or other	er sanitary device
Signet, Softies all policered in the Presence of: When the state of the Independence of the United States of America. TRYON DEVELOPMENT COMPANY. U. S. Stamps Cancilied, \$	these presents to be signed by its duly authorized omcers, and its corporate	seal to be thereto
Signed, Saffice and Delivered in the Presence of: TEXON DEVELOPMENT COMPANY. U. S. Stamps Cancilled, \$	A D	ine hundred and
Signed. Solite and Delivered in the Presence of: TRYON DEVELOPMENT COMPANY U. S. Stamps Cancelled, \$ and o	Julietty field and in the one hundred and fifty the year of the Independence of the United S	ates of America.
U. S. Stamps Cancelled, \$ and O cents STATE OF	Signed, Sailed and Delivered in the Presence of:	
S. C. Stamps Cancelled, \$	man de la	
S. C. Stamps Cancelled, \$	Jan Bandan Standard Standard	the state of the s
S. C. Stamps Cancelled, \$ 2 and 6.6 cents STATE OF PRESONALLY appeared before me. The A. The leaves and made onth that he saw the within named Tryon Development Company, by. P. C. L.		
S. C. Stamps Cancelled, \$ 2 and 6.6 cents STATE OF PRESONALLY appeared before me. The A. The leaves and made onth that he saw the within named Tryon Development Company, by. P. C. L.		***************************************
STATE OF County of Selection and made oath that he saw the within named Tryon Development Company, by State the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he, with Second Seco	U. S. Stamps Cancelled, \$andand	
PHRSONALLY appeared before me	S. C. Stamps Cancelled, \$andcents	
PERSONALLY appeared before me	STATE OF CALLED	
saw the within named Tryon Development Company, by Ish William A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and A. B. Wang M. Its Addition of the same and and as its corporate act and deed, deliver the foregoing deed; and that he, with writers and as its corporate act and deed, deliver the foregoing deed; and that he, with writers and as its corporate act and deed, deliver the foregoing deed; and that he, with writers and as its corporate act and deed, deliver the foregoing deed; and that he, with writers and as its corporate act and deed, deliver the foregoing release, and that he, with writers and the control of the foregoing release, and that he, with writers and deed deliver the foregoing release, and that he, with writers and deed deliver the foregoing release, and that he, with writers and deed deliver the foregoing release, and that he, with writers and deed deliver the foregoing release, and that he, with writers and the office of the Register of Mesne (BEAL) STATE OF. County of. FERSONALLY appeared and made oath that he saw the above named and deed deliver the foregoing release, and that he, with writers and the office of the Register of Mesne (BEAL) STATE OF. County of. STATE OF. County of. STATE OF. County of. STATE	- 0 7/ 10	
its sign, affine the corporate set and deed, deliver the foregoing deed; and that he, with several to before me, this several to before me, this several day of several deed the several day of several day of several deed and Delivered in the Freence of: STATE OP (SHAL) STA	PARSUNALLY appeared before me and mac	le oath that he
its Sent Age and Selection thereof. Its Sent Age and Selection thereof. Its Sent Age and Selection thereof. STATE OF County of FOR VALUE RECEIVED Action described real estate from the lien of a certain mortgage given by the Tryon Development Company to Action of Oreenville County in Mortgage Book. Witness my hand and seal, this Signed; Bailed and Delivered in the Presence of: STATE OF County of PERSONALLY appeared and made oath that he saw the above named and dated deliver the foregoing release, and that he, with witness deliver the foregoing release, and that he, with Notary Fablic. Notary Fablic. Notary Fablic.		*****************************
with	in Australian and Si But Dung the	
STATE OF County of Witness my hand and seal, this Signed blaced and Delivered in the Presence of: STATE OF County of FERSONALLY appeared that he saw the slove named and deed deliver the foregoing release, and that he, with STATE OF County of FERSONALLY appeared And as his act and deed deliver the foregoing release, and that he, with Sworn to before me, this Other Aday of Ot		d; and that he,
Notary Public Notary	with	•
Notary Public Notary	Sworn to before me this 2 6 Fh day of Quarish 1925	
Notary Public Notary Public Notary Public Notary Public Notary Public Notary Public T. D. Taleacaca T. D. Taleacacaca T. D. Taleacacac T. D. Taleacacacacacacacacacacacacacacacacacaca		
STATE OP	71. 10 7/ 02	
STATE OF_ County of	Notary Bublic	······································
STATE OF County of FOR VALUE RECEIVED hereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to Material Age of 192 and recorded in the office of the Register of Meane Conveyance for Greenville County in Mortgage Book at Page Witness my hand and seal, this day of 192 Signed Baled and Delivered in the Presence of: STATE OF County of 192 STATE OF County of 192 STATE OF 192 And made oath that he saw the above named 193 and made oath that he saw the above named 193 and made oath 193 and deed deliver the foregoing release, and that he, with 193 and deed deliver the foregoing release, and that he, with 193 and 194 and 195 and		
County of		
FOR VALUE RECRIVED hereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to TO MULLIA AND AND AND AND AND AND AND AND AND AN		
hereby releases the within described real estate from the lien of a certain mortgage given by the Tryon Development Company to Conveyance for Greenville County in Mortgage Book	•	
dated the	FOR YALUD RELEIVED	
dated the		
Conveyance for Greenville County in Mortgage Book	lowere required	
Witness my hand and seal, this	dated the 192 and recorded in the office of the Regi	ster of Mesne
Witness my hand and seal, this day of 192 Signed Baled and Delivered in the Presence of: (SEAL) STATE OF County of and made oath that he saw the above named sign, seal, and as his act and deed deliver the foregoing release, and that he, with witnessed the execution thereof. Sworn to before me, this day of 192 (L. S.) Notary Pablic 192	Converses for Greenville County in Martonge Book at Page	
Signed Baled and Delivered in the Presence of: (SRAL) STATE OF County of PERSONALLY appeared and made oath that he saw the above named and deed deliver the foregoing release, and that he, with witnessed the execution thereof. Sworn to before me, this (L. S.) Notary Public.		
STATE OF County of PERSONALLY appeared and made oath that he saw the above named sign, scal, and as his act and deed deliver the foregoing release, and that he, with witnessed the execution thereof. Sworn to before me, this. (L. S.) Notary Public.		•
STATE OF	Color for	
STATE OF		/An . = 3
STATE OF	······································	(DBAL)
County of		
sign, seal, and as his act and deed deliver the foregoing release, and that he, with witnessed the execution thereof. Sworn to before me, this day of 192	STATE OF	**************************************
hat he saw the above named sign, seal, and as his act and deed deliver the foregoing release, and that he, with sitnessed the execution thereof. Sworn to before me, this day of 192		t verm (magazinia) in (had till lid 1 / h djo njemen
Sworn to before me, this	County of	nd made oath
Sworn to before me, this	PERSONALLY appeared	
Sworn to before me, this	County of PERSONALLY appeared that he saw the above named sign, seal, s	
Notary Public S. 1 1 2 8 5 1 5 8 1 1 0 which Q. M.	County of	
Notary Public St. 1 3 8 5 1 1 2 8 5	County of	
8.11 38 Et 5 8'10 color a. x	County of	
Recorded Sept. 28 th 1925, at 8 10 o'clock, M.	County of	
	County of	
	County of	