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 sports, boating, bathing, 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 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, or landing 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.

Sworn to before me, this day of Sharp Public (L. S.) Otay Public Department of Depart	TOGETHER with	
TO RAVE AND TO ROCK. All set employ, the provinces please prices before methods and its suscessor to warrant and foreser defend all and single the and prices. And the said Prysis Development Company, these briefly lose fluid and its assessment to warrant and foreser defend all and single the and prices. And the said prices are all the provinces in the control of the first of which the tile said prices are all the provinces and the said of the first of which the tile said prices are all the prices and the prices are all the prices are all the prices and the prices are all the prices and the prices are all the pri	PAGE STREET	ill and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or apportaining.
And the self- will be self- with the self- with a self- with and the secretary and all presents to warrant and forever defected all and singular the adjunctions such that and the self- will be self- with the self- will be self- with the self- will be sel	to have and to	O HOLD, All and angular, the premises before mentioned unto the said
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ERICADO. That he recreasely recommend accesses to the part and despeed in our be sold, method, fused or gathershie disposed of to two parts and Artican descends to the large parts and parts and the	peirs und Berifine' efferiet	itself and its successors and all persons lawfully claiming, or to claim the same, or any part thereof.
The artificiation of major the value of the below described in the continue of the grants breeft, will constitute a majority or process of state of the process of the continue of	immediately revert to the	grantor, its successors or assigns, except as against lien creditors, to-wit:
The artificiation of major the value of the below described in the continue of the grants breeft, will constitute a majority or process of state of the process of the continue of	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. The property hereby conveyed, is to be used for residential purposes only for a period of Twenty-one years after April 1, 1925, but this shall not
POUNTH: The no deciding hower shall be built on the short described int in cert less than	desirable in the opinion of	grantor, in promoting said development, the right to do so being hereby expressly reserved by grantor.
The state of the s	to the neighboring inhabitan	ne shall be made of any lot which, in the opinion of the grantor herein, will constitute a nulsance, or prove in any way noxious or offensive nts, or injure the value of neighboring lots.
The state of the s	FOURTH: That no	dwelling house shall be built on the above described lot to cost less than
und sign a growed by the course of the load extraination described. Sign of I for the primal parties and an international parties and analyses, with not described the primal parties and	\sim	hree Thousand
und sign a growed by the course of the load extraination described. Sign of I for the primal parties and an international parties and analyses, with not described the primal parties and	residence, garage, or other in writing by the grantor h	building whatsoever shall be erected on said lot until, and unless, the plans and specifications thereof have been submitted to and approved erein, or its successors; that the buildings on said land shall be exceeded an approved
und sign a growed by the course of the load extraination described. Sign of I for the primal parties and an international parties and analyses, with not described the primal parties and	be, as shown and indicated	on the plat hereinabove referred to, and in strict accord with the plans and specifications so required to be submitted and approved, and
us let an expect by the course of the land derectations described. See 1. See	FIFTH: That not n	nore than one residence shall be erected on each lot or parcel as shown by par alreveald, cited a garage and servant's quarters, (the plans for which ear to be first and plat, PROVIDED, HOWEVER, that in addition to one
The state of the property of t		
THE OF States Cascelled, & 3 and	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 lots, less than the whole of each thereof, as shown on said plat (the granter hereby expressly recently the right to be a less than the whole of each thereof.
THE OF STATE OF STATE OF THE ST	ey any part or parcel of a	ny lot within said block, in connection and merged with any adjoining lot, so as to create one or more lots of larger area that as shown ir right to determine the size and shape of lots sold for other than residential purposes.)
THE OF STATE OF STATE OF THE ST	SEVENTH: That the speed of places of	he grantor herein reserves the right to lay, erect and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and water ipes, telegraph, telephone and electric light poles, and any other such public utilities, on or in any of the roadways streets or allows border.
THE OF STATE OF STATE OF THE ST	ng said property, with con treets and alleys, without o	necting links for the same along the back and side lines of the lot above described, and to grade surface, and repair the said roadways, compensation to any lot owner for any damage sustained thereby,
TATE OF Patth Carolina, B. C. Surpay Carcelled, R. S. and C. Centa. By Standard before me. And made cath that he with more target given by the Tryon Development Company to. ATE OF White RECEIVED FOR VALUE RECEIVED FOR VALUE RECEIVED AND Carolina and medic cath the lien of a certain mortage given by the Tryon Development Company to. ATE OF White RECEIVED FOR VALUE RECEIVED AND Carolina and made cath the lien of a certain mortage given by the Tryon Development Company to. ATE OF Winess the within described real estate from the lien of a certain mortage given by the Tryon Development Company to. ATE OF Winess my hand and seal, this. Signed, Sealed and Delivered in the Presence of: (SEAL.) ATE OF Mines my hand and seal, this. Signed, Sealed and Delivered in the Presence of: (SEAL.) ATE OF Mines my hand and seal, this. Signed, Sealed and Delivered in the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: (SEAL.) ATE OF MINESS MALLY appeared for the Presence of: MINESS MALLY appeared for the Mall and make outh the saw the above named for the Mally of for the Mal	FIGHTH: That no rantor herein agreeing that	surface closet or other unsanitary device for the disposal of sewerage shall ever be installed or maintained on the lot herewith conveyed, t 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 granter.
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THE OF States Cascelled, & 3 and	ne or more owners of other	er lots, or grant them the right to so connect, according to the capacity of said septic tank or other sanitary device, the said Tryon Development Company has caused these presents to be signed by its duly authorized officers, and its corporate said to be shoreto
Brown to before me, this. Second septical exists the within described real estate from the lien of a certain mortrage given by the Tryon Development Company to. POR ALUE RECEIVED Signed, Sealed and Delivered in the Presence of: ATE OF PORTALUE RECEIVED Signed, Sealed and Delivered in the Presence of: ATE OF PORTALUE RECEIVED And Commission expires the within described real estate from the lien of a certain mortrage given by the Tryon Development Company to. ATE OF PORTALUE RECEIVED AND ALUE	moved this 8 th	day of September 111 lies
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8. C. Stamps Cancelled, and A. C. Stamps Cancelled, and made cath that he within named Tryon Development Company, by D. C. Stamps Cancelled, and A. C. Stamps Cancelled, and A. C. Stamps Cancelled, and A. C. Stamps Cancelled, deliver the foregoing deed; and that he wither named to before me, this. Sworn to before me, this.	4. 7 14	THE THAT THE PARTY OF THE PARTY COMPANY,
8. C. Slamps Cancelled, and	Bratton	Galacthe (8 9V. B. W. C. L. See.
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