## Form 1. Vol. 121. 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 aforesald into parcels or lots, surrounding a projected lake to be known as Lake Lanier; and 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 plas hereinafter referred to, that the same shall be developed, and for a time hereafter used exclusively for residential purposes with certain exceptions and subject to certain reservations, conditions and restrictions hereinafter set out; NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS, That the Tryon Development Company, a corporation, duly organized and chartered under The dollars and other considerations of Plat Number of the Property 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 Mesna Conveyance for Greenville County, in Plat Book Number 9 Page \_\_\_\_\_ said lot having a frontage of \_\_\_\_\_ a more particular description of the lot herewith conveyed. Front age Rear Depth Rear Depth depth 65,4 173.5 162.9. 46.8 The celler quarantees that the road in front of the above described property were bel paned with a type of water bound to readown road, and that water lighte and a form of sinning will be

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 a, 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 under a sport of the sport of the sport of the said Lake, the said location and the size, plans and specifications of said boat house and wharf or landing subject to approval of grantor; but nothing herein contained shall privilege a nuisance or license the pollution of the said Lake, its inlets, outlets, or beaches, mithorize any unlawful, offensive or boisterous conduct, or the use of the said Lake by any person insuperisoned in swimming; it being expressly stigmland that rantor herein, its abstractioned or increasers shall not be light to any lot owners or any other preson for any damage or injury sustained in the exercise of the said

то	HAVE AND TO HOLD, AN	and angular, the premise	s before mentioned un	o the said	premises belonging of in any	
And	the said Tryon Development	Company, does hereby bir	nd itself and its succes	sors to warrant and	forever defend all and singula	heirs and assigns. ir the said premises unto
heirs and This immediate Print SIC be taken t desirable i THI to the neis	assigns, against itself and its conveyance is made subject by revert to the grantor, its ST: That the property here on the subject is the property here or prevent the grantor herein for the opinion of grantor, in pix RD: That no use shall be minboring inhabitants, or injure	successors and all person to the following condition successors or assigns, expected to the following conditions to the following conditions to be used to the following the following the following said development and esign of any lot which, in the value of neighboring	is lawfully claiming, of the country	to claim the same, to claim the same, to claim the same, the sold, rented, leased oses only for a period or any future adding hereby expressiontor herein, will continue the same the s	or any part thereof, the land, for a violation of the or otherwise disposed of to an d of Twenty-one years after A tition thereto for business pur y reserved by grantor.	e first of which the title si y person of African desc pril 1, 1925, but this shall poses or for other purpo any way noxious or offens
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residence, in writing be, as show shall face FIF residence, i and resider ing lot not not see the see	garage, or other building what by the grantor herein, or its a- wn and indicated on the plat i or front on the street or road I'H: That not more than one here may be erected a garage ice built thereon, of sightly a owned by the owner of the lar	soever shall be erected on uccessors; that the buildin sereinabove referred to, a on which the lot herewit residence shall be erected and servant's quarters, (pecarance and appropriate the reinabove described.	n said lot until, and u ngs on said land shall ngs on said land shall and in strict accord with conveyed is shown i on each lot or parce the plans for which a location, within the b	niess, the plans and be erected on or will the the plans and so o front by the plat a as shown by said re to be first approvuilleding line and not	apecifications thereof have beer in the building line, or the hor pecifications so required to be foresaid, plat, PROVIDED, HOWEVE, ed as hereinabove provided) in nearer than five feet to any side enty-one years from April 1, 1! thy expressly reserving the right to create one or more lots or poses.)  laying, creeting and maintaining ea, on or in any of the roadwerbed, and to grade surface, as be installed or maintained on expars after the date of exe ave the right to councet to and lot, to connect to said septic the tente tank or other sanitary det duly authorized officers, and its	Dollars; that a submitted to and approvise location, as the case mountied and approved, a R, that in addition to concept with the premise or back line of any adjo
any part of vey any pa on said pla	parcel of said lots, less than rt or parcel of any lot within t, and the further right to det	the whole of each thereo said block, in connection : termine the size and shap	ng assigns, will not, d of, as shown on said   and merged with any : e of lots sold for othe	uring the term of tw dat (the granter here adjoining lot, so as r than residential no	enty-one years from April 1, 19 by expressly reserving the right to create one or more lots o	925, subdivide, sell or conv at, however, to sell and co f larger area that as show
pipes, electring said pr	ENTH: That the grantor her ic condults or pipes, telegraph operty, with connecting links alleys, without compensation t	rein reserves the right to , telephone and electric li for the same along the l to any lot owner for any	lay, erect and mainta ght poles, and any off back and side lines of damage austained ther	in, or authorize the er such public utiliti the lot above desc	laying, creeting and maintaining es, on or in any of the roadware ribed, and to grade surface, a	g of sewer, gas, and wat hys, streets or alleys borde nd repair the said roadway
RIOF granter her will install HOWIVE! one or mor In W	if H: That no surface closete in agreeing that upon the wi on said lot a septic tank, or o R, that in such event, granto a owners of other lots, or gra liness Whereof, the said Tryon	or other musanitary devi- itten request of the own- ther sanitary device for de- r is to have the right, to sant them the right to so a Development Company h	ice for the disposal of er of said for made at hisposal of sewerage, a without reimbursement connect, according to has caused these presen	sewerage shall ever any time within the ad said owner shall he to the owner of said the capacity of said s to be signed by its	be installed or maintained on see years after the date of exe are the right to connect to and lot, to connect to said septic t eptic tank or other sanitary de- duly authorized officers, and its	the lot herewith conveyer cution of this deed, grant- use the same; PROVIDE, ank or other sanitary deviation, circ. corporate seal to be there
affixed, this	- P '		D' A		min the year of our Lord one	tuonsand nine unuded at
Blem	d, Seried and Delivered in the	Presence of:	QU 9.4)		YEAR of the Independence of the RYON DEVELOPMENT CO	
<b>S</b> .	L. Smith			7 78 2	Die July	J. L. Bey
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TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appertain