TUTLE TO REAL ESTATE

CHINTY OF CHENYVILLE

VEHEREAS, the Topon Development Company has subdivided a certain tract of land in the State and Commy aforesaid into parcels or lots, surrounding a projected take to be known as Lake Lamer; and

VELUEBLES, the parties terror for the benefit of their own property, and for the benefit of future purchasers and owners of the land those within the lines of the plan between the care shall be developed, and for a time between used exclusively for residential purposes with certain exceptions and subject to person resonants. Similarly, and restrictions between the contract of the

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS. That the Tryon Development Company, a corporation, buly organized and chartered under and or retue of the laws of the State of South Carolina, in consideration of the above recitals and of the covenants herem and of the sum of

Online and paid of the exceptions reservations conditions are and release, unbject, nevertheless, in the exceptions reservations, conditions are also as a subject of the exceptions reservations conditions.

Aid that for, piece or parties of land in the County of Greenville, State of South Carolina, known and designated as Lot Number 1379-1779

of Par Number

Land July 1888, made by Generic Kershaw, C. E., and duly recorded in the office of the Register of Mesne Conveyance for Greenville County, in

Plat Book Number Page said for having a frontage of

fert, and a depth of

form in the other as will more fully appear from the said plat, reference being hereby made to the record thereof it

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, hosting, hething, revinanting and facilities; and together with the further right to erect for the use of the owner of the above described but a host house and wharf or hading at some appropriate foraction on the margin of said Lake, the said location and the size, plans and specifications of said host house and wharf or hading to be subject to approval of grantor; but nothing furnin contained shall privilege a measure or license the pollution of the said Lake, its inlets, outlets, or backets, or authorize my unitarist, offensive or hosterness tendent, or the use of the said Lake by any person inexperienced in swimming; it being expressly stipulated that the grantor herem, its afact-holders or successors, shall not be faible to any lot owner or any other person for any damage or injury sustained in the exercise of the said privileges and facilities, or by reason hereof.

TO HAVE AN	11	11.	4	$\boldsymbol{\nu}$					
And the said Tr	tyun Development C	lempshy, they heretry	hind itself	and its successor	to warrant and	forever defend a	ll and singular th	rs and assigns. c said premises un	to th
aid	inst itself and its se	increpents and all pe	rems lawing	y claiming, or to	claim the same,	r any part therec			
This conveyance mediately revert to FIRST: That SECOND: The taken to prevent the estrable in the opinion THIRD: That to the neighboring inh	the property hereby at the property hereby is grantor herein from in of grantor, in pro- no use shall be ma-	y conveyed, or any to the conveyed, is to be our designating certain contains said develope ade of any los which	part thereof, in loss of thi ment, the rig in the coin	tions and coven: against lien cre- is not to be sole- is not to be sole- sidential purpose is development of to do so bein ion of the grant	nts running with iters, to-wit: it, rented, leased is only for a periodany future add thereby expressly recein, will contact the contact in t	the land, for a voor otherwise disposed of Twenty-one ition thereto for y reserved by grassitute a nulsance	iolation of the first osed of to any pe years after April husiness purpose ntor, , or prove in any	t of which the title rson of African de 1, 1925, but this sha s or for other pur way noxious or off-	shal esceni ill no rpose ensive
FOURTH: The	at no dwelling house	se shall be built on t	he above des	cribed lot to cos	less than	***************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	********
esidence, garage, or on writing by the gran, e, as shown and indihali face or front on PIFTH: That esidence, there may be not residence built the glot not owned by the SIXTH: That	other building whatse tor herein, or its au- cated on the plat he the street or road	never shall be erecte eccessors; that the bu ereinalneve referred t on which the lot her	ed on said to sildings on sa to, and in st rewith convey	t until, and unle id land shall be rict accord with red is shown to	ss, the plans and erected on or wit the plans and a ront by the plat t	specifications the hin the building I pecifications so s aforesaid.	reof have been sul ine, or the house I equired to be subn		nt no roved may
riffTH: That esidence, there may be not residence built the ng lot not owned by the	not more than one is se erected a garage is ereon, of sightly app he owner of the land	resinence shall he ere and servant's quarter pearance and approp d_hereinabove describ	ected on each rs, (the plans riate location sed.	i lot or parcel a for which are within the bui	s shown by said to be first approv ding line and not	plat, PROVIDES red as hereinabov nearer than five i), HOWEVER, () e provided) in ker eet to any side or	iat in addition to pling with the pre- back line of any ad	oni nises ljoin
SIXTH: That ny part or parcel of ey any part or parcel n said plat, and the f SPVENTH: T	the parties hereto, said lots, less than to fany lot within a further right to dete that the grantor here	their successors, help the whole of each the said block, in connect ermine the size and re- tein reserves, the right	rs and assign hereof, as shi tion and merg shape of lots it to lay, ere	ns, will not, dur own on said pla ged with any ad, sold for other of and maintain.	ng the term of tw (the grantor her oining lot, so as han residential pu or authorize the	renty-one years is chy expressly res- to create one (rposes.) laving, creeting :	om April 1, 1925, crying the right, h or more lots of la-	subdivide, sell or co owever, to sell and rger area that as s	onves con- hown
pes, electric conduits ag said property, with reets and alleys, with	or pipes, telegraph, a connecting links from tout compensation to	telephone and electr for the same along (o any lot owner for	ic light pole the back and any damage	and any other side lines of t sustained thereb	such public utilit he lot above des	ies, on or in any	of the roadways, ade surface, and s	streets or alleys bo epair the said road	rder- waya
ng lot not owned by it SIXTH: That ny part or parcel of ey any part or parcel of ey any part or parcel no said plat, and the it passes to select the said plat, and the it passes and property, will rects and alleys, with EIGHTH: The rantor hersin agreeing ill install on said iot IOWEVER, that in one or more owners one of in Witness When	t no surface closet g that upon the wri a septic tank, or otl such event, grantor if other lots, or gra- reof, the said Tryon	or other unsanitary itten request of the her sanitary device f is to have the righ int them the right to Development Compa	device for too where of an for disposal of the without to so connect, my has cause	he disposal of a distinct at a sewerage, and reimbursement to according to the dishes presents	werage shall even by time within the said owner shall in the owner of said canacity of said to be signed by its	r be installed or ree years after it have the right to d lot, to connect septic tank or oth duly authorized	maintained on the re date of execution connect to and use to said septic tank er sanitary device, officers, and its cor	lot herewith conv in of this deed, gr the same: PROVII or other sanitary d porate seal to be th	eyed, Airtor OKI), evice ereto
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TATE OF THE	The Day	U. S. Stampa S. C. Stampa	Cancelled, \$ Cancelled, \$	3 Lane	and 6 0	cents		and made oath th	at he
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TATE OF COUNTY O	ppeared before me Tryon Development Late me, this RECEIVED hin described real est	U. S. Stamps 8. C. Stamps Company, by Com	Cancelled, \$ Cancelled, \$ Lancelled, \$ And	the corporate so	and so its corp	centa. Centa L Orate act and dec	d, deliver the forestinessed the execu	and made eath the going deed; and the tion thereof.	it he
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Recorded Ostolie 20 th 1925, at 3:00

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