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, outlets, or beaches, the grantor herein, its shareholders or successors, shall not be liable to any lot owner or any other person for any damage or injury austained in the exercise of the said

TOGETHER with all and singular the rights, members, hereditaments and appurtenances to the said premises belonging or in anywise incident or appu	
TO HAVE AND TO HOLD, All and singular, the premises before mentioned unto the said	ertaining.
Juion her.	.,,,,
And the said Tryon Development Company, does hereby bind itself and its successors to warrant and forever defend all and singular the said premises	s. unto the
said the said segme against shift and said the said said the said segme said said said said said said said said	
immediately revert to the grantor, its suggestion of the first of which the ti	itle shall
SECOND: That the property heavest heav	cent
designable in the oningen of greater in on designating certain lots of this development or any future addition thereto for business our one other	MISTI NOT
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 to the neighboring inhabitants, or injure the value of neighboring lots.	offensive
FOURTH: That no dwelling house shall be built on the above described lot to cost less than three Thousau	L.
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 again writing by the grantor herein, or its successors; that the buildings on said land shall be erected on or within the building time.	that no
De. 25 shown and indicated on the plat hereinshous established in the planting line, of the plat hereinshous established in	pproved ise may
shall face of front on the street or road on which the lot herewith conveyed is shown to front by the plat aforesaid.	ea, and
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	remises, adioin-
any part of parcel of said lots less than the whole of seek street at the parcel of th	convey
vey any part or parcel of any lot within said block, in connection and merged with any adjoining lot, so as to create one or more lots of larger area, then as	id con-
SEVENTH: That the grantor herein reserves the right to lay, erect and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and pipes, electric conduits or pipes, telegraph, telephone and electric light poles, and any other such public utilities, on or in any of the roadways, streets or alkeys is streets and alleys, 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 roastreets and alleys, without compensation to any lot owner for any damage sustained thereby.	water
will mitall on said lot a sentic tank or other sanitary device for diseased,	grantor
HOWEVER that in such event granter is to bear the same; PROV	IDED.
one or more owners of other lots, or grant them the right to so connect, according to the owner of said lot, to connect to 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
affixed this	ed and
July and in the one hundred and July the the year of the Independence of the United States of Ar	merica.
Signed, Sealed and Delivered in the Presence of:  TRYON DEVELOPMENT COMPANY,	
By Ja La Wright for	eo.
G. P. Grove & J. B. Which lea	y
U. S. Stamps Cancelled, S. J. D. and cents.	
911	
S. C. Stamps Cancelled, \$andcents.	
STATE OF Marth Carolina	
County of Jenderson	
PERSONALLY appeared before me J. F. March and made oath the	L-4 814
	nat ne
saw the within named Tryon Development Company, by D. L. Wight	
saw the within named Tryon Development Company, by P. L. Wright its President and J. B. Wight	
is president and L. B. Wight	
its Susident and S. Wight  its Sustaining, sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and the	
its Subsident and S. Wight  Its Secretary, sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and the with Secretary witnessed the execution thereof.	
its Susident and S. Wight  its Sustaining, sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and the	
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its Subsident and S. Wight  Its Secretary, sign, affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and the with Secretary witnessed the execution thereof.	
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