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 hericalter rejected to, that the same shall be developed, and for a time hereafter used exclusively for residential purposes with certain exceptions and subject to rain 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 NoW, therefore, KNOW all MEN BY THESE PRESENTS. That the Development Company, a corporation, duly organized and chartered under the virtue of the laws of the State of South Carolina, in consideration of the above recitals and of the covenants herein and of the sum	umene 18	OUNTY OF GREENVILLE.  1. the Tryon Development Company has subdivided a certain tract of land in the State and County aforesaid into parcel	s or lots, surrounding a pro-
NOW. THEREPORE, KNOW ALL MEN. NY THESE PRESENTS. That he Tryon Development Concessy, a copporation, day organized and chartered under by views of the Save of the Save of the Carolina, in consideration of the above revisits and of the covenants berein and of the turn of	. 1 . 1	norman de l'abe l'anief: and	
a by virtue of the laws of the State of South Carolina, in consideration of the above revisits and of the exercises therein and of the ton of			
is in hand goal by Control of and redereck and by shows presents also grant, hargain self and release, (subject, nevertheless, to the exceptions, reservations, conditions, quantity of the hand of the control of the control of the Country of Greenville, State of South Carolina, known and designated as Let Nember.  All that lot, piece or parcel of land in the Country of Greenville, State of South Carolina, known and designated as Let Nember.  Phys. Number			
All that list, piece or pareed of land in the Courty of Greenville, State of South Carolina, known and designated as Lot Number.  All that list, piece or pareed of land in the Courty of Greenville, State of South Carolina, known and designated as Lot Number.  Par Number.  Page.  said let having a frontage of the Register of the Register of the Topon Dyrelopoment managers, known as LNKE LINTER, made by George Krishaw, C. E., and duly recorded in the office of the Register of the Register of the Topon Dyrelopoment may be as a lock Number.  Page.  said let having a frontage of John Carolina in George Krishaw, C. E., and duly recorded in the office of the Register of the Register of the Topon Dyrelopoment may be a locked to the record that let a record the record the record that is a record that let a record the record that let a re	مستحث في المستحدث	and Come Condenations	Dollars,
All that fur, piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as Lot Number.  All that fur, piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as Lot Number.  All that fur, piece or parcel of land in the County of Greenville, State of South Carolina, known and designated as Lot Number.  All that fur, piece or parcel of land in the County of Greenville County, in all for having a frontage of the Register of Meeter Countypance for Greenville County, in late Book Number.  Page said for having a frontage of Down of the Lot of the County of the Lot of the	o it in hand paid b as granted, bargain	by Ttalic TI TI Company of these presents does grant, bargain, sell and release, (subject, nevertheless, to the except	tions, reservations, conditions
All tast lot, piece or parcel of band in the County of Greenville, State of South Carolina, known and designated as Lot Number. /32    Flat Number	nd restrictions here	reinalter set out), unto the said Delicat Zu. 73 wife	
Plas Number  Of the property of the Tryon Development of the Tryon Deve	***************************************		
tet a rer line and.	All that lot, p	piece or parcel of land in the County of Greenville. State of South Carolina, known and designated as Lot Number	
The Book Number Page taid for having a frontage of Oct. The first a rear width of Oct. The first and a depth of Oct. The first and the first and the other, as will more fully appear from the said plat reference being hereby made to the record thereof for more partitular decorption of the lab herewith conveyed.	f Plac Number	of the property	ty of the Tryon Development
icet, and a depth of 150  lett, and a depth of 150  more particular description of the lot herewith conveyed.  The control of the lot herewith conveyed.			
ect in the line and.  feet on the other an will more fully appear from the said plat, reference being hereby made to the record thereof for more particular description of the lot herewith conveyed.		7 1	***************************************
fort on the other, as will more fully appear from the said plat, reference being hereby made to the record thereof for make particular decorption of the los between conveyed.		feet, and a depth of 150	
fort on the other, as will more fully appear from the said plat, reference being hereby made to the record thereof for many partitular description of the lot between conveyed.		/	
make particular decorption of the lot herewith curveyed.			
			e to the record thereof for
		·	
		· · · · · · · · · · · · · · · · · · ·	
		· · · · · · · · · · · · · · · · · · ·	
	,		
	A1176 1		

TOGETHER with all and singular the rights, members, hereditaments and app TO HAVE AND TO HOLD, All and singular, the premises before mustioned	
and premises between mentioned	unto the said Trolunt W. Bunke, Lus
And the said Tryon Development Company, does hereby bind itself and its succe	essors to warrant and forever defend all and singular the said premises unto the
said Robert W. Burker his	
This conveyance is made subject to the following conditions, restrictions and cimmediately revert to the grantor, its successors or assigns, except as against lien or FIRST: That the property hereby conveyed, or any part thereof, is not to be SECOND: That the property hereby conveyed, is to be used for residential put the state of the state	r to claim the same, or any part thereof. covenants running with the land, for a violation of the first of which the title shall
FIRST: That the property hereby conveyed, or any part thereof, is not to be SECOND: That the property hereby conveyed, is to be used for residential p	realitys, to-wir: sold, rented, leased or otherwise disposed of to any person of African descent, upposes only for a period of Twenty-one years after Auril 1, 1925, but this shall not
be taken to prevent the grantor herein from designating certain lots of this developme desirable in the opinion of grantor, in promoting said development, the right to do so THIRD: That no use shall be made of any lot which, in the opinion of the gr to the neighboring inhabitants, or injure the value of neighboring lots.	nt or any future addition thereto for business purposes or for other purposes being hereby expressly reserved by grantor.
FOURTH: That no dwelling house shall be built on the above described lot to	cost less than Thou Throwand.
	Detters that me
residence, garage, or other building whatsoever shall be erected on said lot until, and in writing by the grantor herein, or its successors; that the buildings on said land shal be, as shown and indicated on the plat hereinabove referred to, and in strict accord.	unless, the plans and specifications thereof have been submitted to and approved
shall face or front on the street or road on which the lot herewith conveyed is show FIFTH: That not more than one residence shall be erected on each lot or pare	with the plans and specifications so required to be submitted and approved, and no to front by the plat aforesaid.
be, as shown and indicated on the plat hereinabove referred to, and in strict accord shall face or front on the street or road on which the lot herewith conveyed is show FIFTH: That not more than one residence shall be erected on each lot or pare residence, there may be erected a garage and servant's quarters, (the plans for which and residence built thereon, of sightly appearance and appropriate location, within the ing lot not owned by the owner of the land hereinabove described.	are to be first approved as hereinabove provided) in keeping with the premises, building line and not nearer than five feet to any side or back line of any adjoin-
ing lot not owned by the owner of the land hereinabove described.  SIXTH: That the parties hereto, their successors, heirs and assigns, will not, d	uring the term of twenty-one years from April 1, 1925, subdivide, sell or convey
SIXTH: That the parties hereto, their successors, heirs and assigns, will not, d any part or parcel of said lots, less than the whole of each thereof, as shown on said vey any part or parcel of any lot within said block, in connection and merged with any on said plat, and the further right to determine the size and shape of lots sold for oth	plat (the grantor nereby expressly reserving the right, nowever, to sen and cou- adjoining lot, so as to create one or more lots of larger area than as shown
on said plat, and the further right to determine the size and shape of lots sold for oth SEVENTH: That the grantor herein reserves the right to lay, erect and main pipes, electric conduits or pipes, telegraph, telephone and electric light poles, and any companies the sign of the said state of the sa	tatin, or authorize the laying, erecting and maintaining of sewer, gas, and water other such public utilities, on or in any of the roadways, streets or alleys border-
sing said property, with connecting links for the same along the back and side lines streets and alleys, without compensation to any lot owner for any damage sustained the EIGHTH: That no surface closet or other unsanitary device for the disposal grantor herein agreeing that upon the written request of the owner of said lot made will install on said lot a septic tank, or other sanitary device for disposal of sewerage.	of the lot above described, and to grade surface, and repair the said roadways, ereby.
EIGHTH: That no surrace closet or other unsanitary device for the disposal grantor herein agreeing that upon the written request of the owner of said to a septic tank, or other sanitary device for disposal of sewerage	of severage shall ever be installed or maintained on the lot nerewin conveyed, at any time within three years after the date of execution of this deed, grantor and said expose shall have the right to connect to and use the same: PROVIDED.
MONTENER, that in such event, krantor is to have the right, without reimbursement	to the owner of sain for to connect to said septic tank or other saintary device
one or more owners of other lots, or grant them the right to so connect, according to In Witness Whereof, the said Tryon Development Company has caused these press	
affixed, this day of many	in the year of our Lord one thousand nine hundred and  14 4 1 1 year of the Independence of the United States of America.
turesty file and in the one hundred and	
Signed, Scaled and Delivered in the Presence of:	TRYON DEVELOPMENT COMPANY,  P. L. CHRIGHT DROPE SORA
Zu. 777. 74 ister	By P. L. Wright pres (50 R)
Butty Brown.	L' 13. Wright Secy
	CA
U. S. Stamps Cancelled, \$	and O C cents,
S. C. Stamps Cancelled, S	
and the same of th	
STATE OF Marth Carolina	
PERSONALLY appeared before me ZU 277 Wester	and made oath that he
PERSONALLY appeared before me	2. 1.1.
saw the within named Tryon Development Company, by	· · · · · · · · · · · · · · · · · · ·
<i>1</i>	Light
sign, affix the corporal	the formation deads and that he
	te seal and as its corporate act and deed, deliver the foregoing deed; and that he,
in Bitty Brown	witnessed the execution thereof.
with Butty Braus 23 thinday of 22 La	witnessed the execution thereof.
with Butty Braus 23 thinday of 22 La	witnessed the execution thereof.
with Butter Branch Start	witnessed the execution thereof.
with Butter Branch Start	witnessed the execution thereof.
Sworn to before me, this 23 Lh' day of 22 La L  Sworn to before me, this 23 Lh' day of 22 La L  Wy Fublic Faulth Columbia 22 T  My commission expires Madely 12, 1927	witnessed the execution thereof.
with Butter Branching of Sworn to before me, this 25th day of Share Sworn to before me, this 25th day of Sworn to be s	witnessed the execution thereof.  192 5
with Butter Branch Butter Butt	witnessed the execution thereof.  192. 5.  2. C. J. J. J. C. S. L. C. J. C. S.
with Butter Branch Butter Butt	witnessed the execution thereof.  192. 5.  2. C. J. J. J. C. S. L. C. J. C. S.
with Butter Branching of Sworn to before me, this 25th day of Share Sworn to before me, this 25th day of Sworn to be s	witnessed the execution thereof.  192. 5.  2. C. J. J. J. C. S. L. C. J. C. S.
with Butter Butter Butter (I. S.)  Sworn to before me, this 25 th day of 22 at 1 a	witnessed the execution thereof.  192. 3.  192. 4.  192. 4.  192. 4.  192. 5.  193. 6.  194. 6.  195. 6.  196. 7.  197. 6.  198. 7.  198.
Sworn to before me, this 23 thinday of 22 at 1 a	Iven by the Tryon Development Company to
Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 12 thinday of 13 thinday of 13 thinday of 14 thinday	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z.L. V.  192. 3. and recorded in the office of the Register of Mesne
Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 12 thinday of 13 thinday of 13 thinday of 14 thinday	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z.L. V.  192. 3. and recorded in the office of the Register of Mesne
Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 12 thinday of 13 thinday of 13 thinday of 14 thinday	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z  192. 3. and recorded in the office of the Register of Mesne
Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 22 the Sworn to before me, this 23 thinday of 12 thinday of 13 thinday of 13 thinday of 14 thinday	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z  192. 3. and recorded in the office of the Register of Mesne
with Sworn to before me, this 25 thinday of 13 13 14 thinday of 14 thinday of 15 thinday of 15 thinday of 15 thinday of 16 thin	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z.L. V.  192. 3. and recorded in the office of the Register of Mesne
with Sworn to before me, this Sworn to Sworn to before me, this Sworn to Sworn	witnessed the execution thereof.  192. 3.  Iven by the Tryon Development Company to Z.L. V.  192. 3. and recorded in the office of the Register of Mesne
Sworn to before me, this 3 Lhiday of 22 At 13 My commission expires 2 Lhiday 12. C.  My commission expires 2 Lhiday 12. C.  My commission expires 2 Lhiday 12. C.  STATE OF 7 Lhi Carallia a.  County of 2 Lhi Carallia a.  County of 4 Lhi Carallia a.  County releases the within described real estate from the lien of a certain mortgage given before the lien of a certain mortgage given by the conveyance for Greenville County in Mortgage Book 2 Lhi day of 3 Lhi Signed, Scaled and Delivered in the Presence of the lien of a certain mortgage given by the conveyance for Greenville County in Mortgage Book 3 Lhi day of 3 Lhi	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to The Register of Mesne  3. And recorded in the office of the Register of Mesne  3. And The Alexander (SEAL)  3. And The Alexander (SEAL)  3. And The Alexander (SEAL)
Sworn to before me, this 3 Lhiday of 22 At 13 My commission expires 2 Lhiday 12. C.  My commission expires 2 Lhiday 12. C.  My commission expires 2 Lhiday 12. C.  STATE OF 7 Lhi Carallia a.  County of 2 Lhi Carallia a.  County of 4 Lhi Carallia a.  County releases the within described real estate from the lien of a certain mortgage given before the lien of a certain mortgage given by the conveyance for Greenville County in Mortgage Book 2 Lhi day of 3 Lhi Signed, Scaled and Delivered in the Presence of the lien of a certain mortgage given by the conveyance for Greenville County in Mortgage Book 3 Lhi day of 3 Lhi	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to The Register of Mesne  3. And recorded in the office of the Register of Mesne  3. And The Alexander (SEAL)  3. And The Alexander (SEAL)  3. And The Alexander (SEAL)
Sworn to before me, this 3 thinday of 12 thinday of 13 thinday of 14 thinday of 14 thinday of 14 thinday of 15 thi	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to
Sworn to before me, this 3 thinday of 12 thinday of 13 thinday of 14 thinday of 14 thinday of 14 thinday of 15 thi	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to
Sworn to before me, this	witnessed the execution thereof.  192  192  Iven by the Tryon Development Company to Zh. C.  192  3 and recorded in the office of the Register of Mesne  192  192  192  (SEAL)  The Land Made oath
Sworn to before me, this 23th day of 11. S.)  Notary Public. Plate LR Grandy 12. C.  My commission expires. Maly Language.  STATE OF 72blb. Canalizing.  County of Palle County of Palle County of Por VALUE RECEIVED Williams of a certain mortgage given bereby releases the within described real estate from the lien of a certain mortgage given be within and seal, this 2blb day of Signed, Sealed and Delivered in the Presence of the Signed, Sealed and Delivered in the Presence of the State of Palle 12blb	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to 2 102 3  and recorded in the office of the Register of Mesne  22 2 (SEAL)  23 2 (SEAL)  24 2 2 2 (SEAL)  24 2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3
Sworn to before me, this 23th day of 11. S.)  Notary Public. Plate LR Grandy 12. C.  My commission expires. Maly Language.  STATE OF 72blb. Canalizing.  County of Palle County of Palle County of Por VALUE RECEIVED Williams of a certain mortgage given bereby releases the within described real estate from the lien of a certain mortgage given be within and seal, this 2blb day of Signed, Sealed and Delivered in the Presence of the Signed, Sealed and Delivered in the Presence of the State of Palle 12blb	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to 2 102 3  and recorded in the office of the Register of Mesne  22 2 (SEAL)  23 2 (SEAL)  24 2 2 2 (SEAL)  24 2 2 2 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3
Sworn to before me, this 23th day of 11. S.)  Notary Public. Plate LR Grandy 12. C.  My commission expires. Maly Language.  STATE OF 72blb. Canalizing.  County of Palle County of Palle County of Por VALUE RECEIVED Williams of a certain mortgage given bereby releases the within described real estate from the lien of a certain mortgage given be within and seal, this 2blb day of Signed, Sealed and Delivered in the Presence of the Signed, Sealed and Delivered in the Presence of the State of Palle 12blb	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to Shall the office of the Register of Mesne  22 3  192 3  192 3  (SEAL)  23 4  (SEAL)  24 4  25 4  26 4  27 4  28 4  29 4  20 4  2
Sworn to before me, this	witnessed the execution thereof.  192 3  Iven by the Tryon Development Company to Share of the Register of Mesne  192 3  202 4  203 4  204 4  205 4  206 4  207 4  208 4

