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STATE OF SOUTH	}	TITLE TO R	EAL ESTATE	•
COUNTY OF GRE		ided a costain smot of found in th	State and Communications !	**** ·
			e State and County aforesaid into parcels or	
WHEREAS, the parties desire	for the benefit of their own same shall be developed, an estrictions hereinafter set out	property, and for the benefit of fu d for a time hereafter used exclu-	sture purchasers and owners of the land show usively for residential purposes with certain e	n within the lines of the xceptions and subject to
			elopment Company, a corporation, duly organi	
and by virtue of the laws of the Stat	te of South Carolina, in consi	ideration of the above recitals and برد در د	of the covenants herein and of the sum of	
to it in hand paid by	rased, and by these presents of	does grant, bargain, sell and rele	ase, (subject, nevertheless, to the exceptions,	reservations, conditions
and restrictions hereinafter set out), 1	unto the said	~	***************************************	
	787777444447447444	***************************************		
All that lot, piece or parcel of 1	land in the County of Greenv	ille, State of South Carolina, kno	wn and designated as Lot Number	56
f Plat Number	made by George Kershaw, C	. E. and duly recorded in the off	ice of the Register of Mesne Conveyance for	he Tryon Development
lat Book Number		said lot having a front	age of	orcenvine County, in
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et on one line and				***************************************
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more particular description of the lot	t herewith conveyed.	appear from the	said plat, reference being hereby made to the	e record thereof for
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TOGETHER with all and singular the rights, members, f	nereditaments and appurtenances to the said premises belonging or in anywise incident or appertaini
of the premi	and had a contract of the cont
And the said Tryon Development Community	alltt lier
said	Additional unto the said
This conveyance is made subject to the following conditions immediately revert to the grantor, its successors or assigns, exe FIRST: That the property hereby conveyed, or any part be taken to prevent the grantor herein from designating certain less that the opinion of grantor, in promoting said developmen THIRD: That no use shall be made of any lot which in	and itself and its successors to warrant and forever defend all and singular the said premises unto the said premises unning with the land, for a violation of the first of which the title she can be said premised for exidential purposes only for a period of Twenty-one years after April 1, 1925, but this shall nots of this development or any future addition thereto for business purposes or for other purpose the right to do so being hereby expressly reserved by grantor.
FOURTH: That no dwelling house shall be built on the a	lots.
residence garage of other hullding the hatel at	(Qusarul)
in writing by the grantor herein, or its successors; that the building be, as shown and indicated on the plat hereinabove referred to, a shall face or front on the street or road on which the lot herewish face or front on the street or road on which the lot herewishence, there may be erected a garage and servant's quarters, (and residence built thereon, of sightly appearance and appropriate ing lot not owned by the owner of the land hereinabove described. SIXTH: That the parties hereto, their auxcessors, heirs and any part or parcel of said lots, less than the whole of each there wey any part or parcel of any lot within said block, in connection a on said plat, and the further right to determine the size and shape SEVENTH: That the grantor herein reserves the right to pipe, electric conduits or pipes, telegraph, telephone and electric ling said property, with connecting links for the same along the latterest and sliepts, without compensation to any lot owner for any EIGHTH: That no surface closet or other unsanitary devigrantor herein agreeing that upon the written request of the own will install on said lot a septic tank, or other sanitary device for d HOWEVER, that in such event, grantor is to have the right, wi one or more owners of other lots, or grant them the right, wi one or more owners of other lots, or grant them the right to so In Witness Whereof, the said Tryon Development Company h	Dollars; that me said tot until, and unless, the plans and specifications thereof have been aubmitted to and approved in said to until, and unless, the plans and specifications thereof have been aubmitted to and approved and in strict accord with the plans and specifications so required to be submitted and approved, and in strict accord with the plans and specifications so required to be submitted and approved, and in cach lot or parcel as shown by said plat, PROVIDED, HOWEVER, that in addition to one the plans for which are to be first approved as hereinabove provided) in keeping with the premises location, within the building line and not nearer than five feet to any side or back line of any adjoint as shown on said plat (the grantor hereby expressly reserving the right, however, to sell and confolions sold for other than residential purposes.) 1ay, erect and maintain, or authorize the laying, erecting and maintaining of sewer, gas, and water place, and any other such public utilities, on or in any of the roadways, streets or alleys border-damage sustained thereby. 1ce for the disposal of sewerage shall ever be installed or maintained on the lot herewith conveyed, roof is sweeting, and said owner shall have the right to connect to and use the same; PROVIDED, thout reimbursement to the owner of said lot, to connect to said septic tank or other sanitary device. 2. 2. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.
affixed, this 215t day of	in the year of our Lord one thousand nine hundred and
Signed, Scaled and Delivered in the Presence of:	TRYON DEVELOPMENT COMPANY, By TO A COMPANY, TO A
	Wick to Ly SEA
U. S. Stamps Cance	elled, \$andcents,
S. C. Stamps Cancer	elled, \$
saw the within named Tryon Development Company, by	
Rsand	A Si Sicilate
its start of the s	affix the corporate seal and as its corporate act and deed, deliver the foregoing deed; and that he,
with the last cold the last co	Contracted the execution thereof
Safar to before me, this 2/2/2 day of	192 6.
RESIDE TUBLE THE SALE AND CONTRACTOR IN	
My commission expires 2 La	2. 6. Like Miller
STATE OF	
County of	
	rtain mortgage given by the Tryon Development Company to
dated the day of	
Conveyance for Greenville County in Mortgage Book.	
Witness my hand and seal, this	r of
Signed, Scaled and Delivered in the Presence of:)(SEAL.)
***************************************	(SEAL)
***************************************	(SEAL)
AM	
STATE OF	
County of	•
••	and made onth
	sign, seal, and as his act
and deed, deliver the foregoing release, and that he, with	
Sworn to before me, thisday of	192
(L S.)	
otary Public	
1 , 0 , 1,	•

