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 or landing at some appropriate location on the margin of said Lake, the said location and the size, plans and specifications of said 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 sustained in the exercise of the said privileges and facilities, or by reason hereof.

TOGETHER with all and singular the rights, members,	ereditaments and appurtenances to the	said premises belonging or in anywise inci-	dent or appertaining.
TO HAVE AND TO HOLD, All and singular, the premi	es before mentioned unto the said	•	
And the said Tryon Development Company	n, his	Indies	and assigns.
heirs and assigns, against itself and its successors and all nersons	Mann Tu	<u>Q</u>	
This conveyance is made subject to the following condition immediately revert to the grantor, its successors or assigns, exe FIRST: That the property hereby conveyed, or any part SECOND: That the property hereby conveyed, is to be be taken to prevent the grantor herein from designating certain idesirable in the opinion of grantor, in promoting said development THIRD: That no use shall be made of any lot which, in to the neighboring inhabitants, or injure the value of neighboring	navinity claiming, or to claim the same ins, restrictions and covenants running we pt as against lien creditors, to-wit; thereof, is not to be sold, rented, leased sed for residential purposes only for a p is of this development or any future act, the right to do so being hereby expreshe opinion of the grantor herein, will closs.	i, or any part thereof, eith the land, for a violation of the first of or otherwise disposed of to any person of eriod of Twenty-one years after April 1, 19, ddition thereto for business purposes or soly reserved by grantor, ' constitute a nuisance, or prove in any way i	which the title shall African descent, 25, but this shall not for other purposes noxious or offensive
FOURTH: That no dwelling house shall be built on the	one described by a second or		
residence, garage, or other building whatsoever shall be creeted in writing by the grantor herein, or its successors; that the building be, as shown and indicated on the plat hereinabove referred to, shall face or front on the street.	trid lot until and unless the plane of	-116	Dollars; that no
in writing by the grantor herein, or its successors; that the buildi be, as shown and indicated on the plat hereinabove referred to, is shall face or front on the street or road on which the lot herew FIFTH: That not more than one residence shall be erected residence, 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 herein their conserver.	gs on said land shall be erected on or val in strict accord with the plans and in conveyed is shown to front by the plan on each lot or parcel as shown by said	within the building line, or the house location specifications so required to be submitted it aforesaid, i plat. PROVIDED. HOWEVER, that it	ed to and approved on, as the case may and approved, and
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 successors, heirs an any part or parcel of said lots, less than the whole of each there	ne plans for which are to be first appr location, within the building line and no assigns, will not, during the term of t	oved as hereinabove provided) in keeping it nearer than five feet to any side or back wenty-one years from April 1, 1925, subdiv	with the premises, line of any adjoin-
vey 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 pipes, electric conduits or pipes, telegraph, telephone and electric I	in as shown on said piat (the grantor his merged with any adjoining lot, so as of lots sold for other than residential play, erect and maintain, or authorize it the poles, and any other such public with	to create one or more lots of larger are surposes.) the laying, erecting and maintaining of sew little.	er, to sell and con- ea than as shown er, gas, and water
streets and alleys, without compensation to any lot owner for any EIGHTH: That no surface closet or other unsanitary degrantor herein agreeing that upon the written request of the own will install on said lot a settle table we other when the compensation will install on said lot a settle table with the compensation.	ack and side lines of the lot above of damage sustained thereby. Se for the disposal of sewerage shall er of said lot made at any time within	three years after the date of execution of	s or alleys border- the said roadways, herewith conveyed,
sing lot not owned by the owner of the land hereinabove described. SIXTH: That the parties hereto, their successors, heirs an any part or parcel of said lots, less than the whole of each there vey 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 pipes, electric conduits or pipes, telegraph, telephone and electric ling said property, with connecting links for the same along the streets and alleys, without compensation to any lot owner for any EIGHTH: That no surface closet or other unsanitary dev grantor herein agreeing that upon the written request of the own will install on said lot a septic tank, or other sanitary device for cHOWEVER, that in such event, grantor is to have the right, we one or more owners of other lots, or grant them the right; we one or more owners of other lots, or grant them the right to so In Witness Whereof, the said Tryon Development Company is affixed, this	sposal of sewerage, and said owner shall hout reimbursement to the owner of sai connect, according to the capacity of sai is caused these presents to be signed by	have the right to connect to and use the sid lot, to connect to said septic tank or oth d septic tank or other sanitary device. its duly authorized officers, and its corporate	me; PROVIDED, her sanitary device
<u> </u>	· · · · · · · · · · · · · · · · · · ·	in the year of our Lord one thousand	nine hundred and
Signed, Sorked and Deligered in the Presence of:	// * // * //	year of the Independence of the United	
male Tears	1	TRYON DEVELOPMENT COMPANY,	Ou .
Clarence Peters	by	B. Wil ah t	Secient
II. S. Stamps Carr		7	
	lled, \$		
STATE OF Mosth Carolina			
PERSONALLY appeared before me	mae Fears	and m	ade oath that he
saw the within named Tryon Development Company, by	P. L. Wright		·
its President and	C. B. Wright		************
its secretary, sign	affix the corporate scal and as its corporate	orate act and deed, deliver the foregoing de	ed; and that he,
with		witnessed the execution th	ereof.
Sworn to before me, this	March	192.6.,	•
lolarence Peters (I. S.) Notary Public Stenderson Count	$(n.e^{\frac{\pi}{2}})$	ma. I	
My commission expires Dec. 13. 1926.	Y "F. NL		***************************************
STATE OF	release res		
County of	29	fured.	
FOR VALUE RECEIVED			***************************************
hereby releases the within described real estate from the lien of a c	rtain mortgage given by the Tryon Dev	relopment Company to	
dated theday ofday		and recorded in the office of the Res	gister of Mesne
Conveyance for Greenville County in Mortgage Book,	it Page		
Witness my hand and seal, this			/mm.r.s
Signed, Scaled and Delivered in the Presence of:)		• • • •
	(• •
mum on			
County of			
PERSONALLY appeared			nd made oath
rathe saw the above named			
d deed, deliver the foregoing release, and that he, with			and as his act
itnessed the execution thereof.			•
Sworn to before me, thisday of	 	192	
(f. 8)	•		• 1
tary Public(L. S.)	•		

