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JENLRAL WARRANTY DEED

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Internal revenue

THIS INDENTURE, Made this 25th day of rebruary, 1920, between Theolore Gox and his wife, Bessie 4. Cox, 3. 4. Farish and his wife, Katherine H. Farish, and Hettie F. Castle and her husband. F. 4. Castle, all of Tulsa, Oklahoma, parties of the first part, and Rachel Kerr Lillystrand party of the second part,

WITNESSETH: THAT, In consideration of the sum of Four Thousand and no/100 Dollars, the receipt of which is hereby acknowledged, said parties of the first part do by these presents, grant, bargain, sell and convey unto said party of the second part her heirs and assigns all of the following described real estate, situated in the County of Tulsa, State of Oklahoma, to-wit:

North Thirty (30) feet of Lot Twenty (20) and all of Lot Twenty One (21) in Block Seven Ridgewood Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof.

TO HAVE AND TO HOLD THE SAME, Posether with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining forever.

The said Theodore Cox and his wife, Bessie 1. Cos, 5. 1. Parish and his wife, Matherine H. Parish, and Nettie F. Castle and her husband, R. 1. Castle, do hereby covenant, promise and agree to anl with the said party of the second part, at the delivery of these presents, that they are lawfully seized in their own right of an absolute and inlefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenences; that the same are free, clear and discharged and unencumbered of and from all former and other grants, titles, charges, estates, judgments, taxes, assessments and encumbrances, of whatsoever nature and kind, except taxes for the year 1930, and except for special assessments which are not now delinquent and except for a five-root casement as set forth in the ledication of said lidition and that they will warrant and forever defend the same unto the said party of the second part, her heirs and assigns, against said parties of the first part.

This conveyance is given subject to the following conditions and restrictions: that no residence shall be erected thereon costing less than 010,000.00 two-story, inclusive of other subsiliary buillings and improvements on such lot; that the main portion of the residence built thereon, except open porches, shall not be built or extended within Forty (40) feet from the front lot line, that the lot or lots hereby conveyed shall not, within a period of ten (10) years from this date, be used for business, apartment house or any other than residence purposes; that only one residence shall be built on one lot; that no part of the lot or lots hereby conveyed shall ever be sold or rented to or occupied by any parsons of African descent, commonly known as negroes, except that the building of a servent's house to be used only by the servents of the owners of the lot or lots hereby conveyed shall not be considered as a breach of the condition hereof. Any violetions of the foregoing conditions and restrictions by the grantee, their heirs or assigns, shall work a forfeiture to all title in and to and are hereby made obligatory upon the party of the second part, her heirs and assigns, forever, together with all and singular the herelitaments and appurtenences hereunto belonging.

IN WITNESS WHEREOF. The parties of the first part have hereunto set their hands and seals on the date first above given.

Theodore Cox

Bessie J. Cox

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