County of Tulea, State of Oklahoma, to-wit:

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Lot 20 in Block 4, EDEE NO. ILACS ADDITION to the Bity of Tulsa, Oklahoma, according to the recorded plat thereof.

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

The said John H. Miller, on his behelf as Trustee, and on behalf on the following persons, A. Gianakos and Moto Gianakos, his wife, of Pittsburg, la., Peter J. Caravasios and Marika Caravasios, his wife, of Theeling, Jest Virginia, and James G. Bereolos and Phillepia Bereclos, his wife, of Kankakee, Illinois, and Jilliam G. Caravasios and Cecilia Caravasios, his wife, of Jheeling, Jest Virginia, does hereby covenant, promise and agree to and with the said party of the second part, at the delivery of these presents, that he is lawfully seized in his own right of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unencumbered of end from all former and other grants, titles, charges, estates. 'juigments, taxus, assessments and encumbrances, of who tower nature and kind except general taxes for the year, 1922, and except for special assessments which are not due delinquent and that he, as irustee, will warrant and corever defend the same unto the parties of the second part, their heirs and assigns, against said party of the first part, his hoirs am assigns, except for general taxes for 1922, and subsequent years, and except for special assessments not now delinquent, and all the covenants and warranties set forth in the Deed of Frust to first party herein dated December 15th, 1919, filed for record with the County Clerk of Tulsa County, Oklahoma, on February 10th, 1920, and signed by A. Jianakos and Moto Gianakos, his wife, leter G. Caravasios and Markia Caravasios, his wife, william G. Caravasios and Cecilia Caravasios, his wife, and James J. Bereolos and Phillepia Bereolos, his wife, shall inure to the second parties herein, their heirs and assigns.

This conveyance is given subject to the following conditions and restrictions, perpetual if not otherwise specified: That no residence shall be erected thereon costing less than \$6000.00, inclusive of subsidiary buildings and improvements on such lot; that no buillings or any part thereof, except steps or entrance approach without roof shall be bailt or extended within twenty-five (25) feet from the front lot line; or within ten (10) feet from a side street line; that the lot or lots hereby conveyed shall not within a period of ten (10) years from this date be used for an, other residence purposes; that only one residence shall be built on one lot; provided, however, that on corner lots more than one residence may be effected if consent thereto is inserted in the conveyance of such lots; that no part of the lot or lots hereby conveyed shall ever be sold or rented to or occupied by any persons of African descent, commonly known as negroes, except that the building of a servants house to be used only by the servants of the owners of the lot or lots hereby conveyed shall not be considered as a breach of the conditions hereof, Any violations of the foregoing conditions and restrictions by the grantee, his heirs or assigns, shall work a forfeiture of all title in and to said lot or lots and the above conditions and restrictions shall extend to and are hereby made obligatory upon the parties of the second part, their heirs and assigns, forever together with all and singular, the hereditaments and appurtenances hereunto belonging. By the acceptance of this deed the second