My Commission Expires April 8, 1924 (SEAL) Chas B. Rawson, Notery Public Filed for record in Tulsa County, Tulsa Oklahoma, Dec. 23, 1922 at 11:35 o'clock A. M. in Book 430, page 544

ta dalah sakari sak balan barata da ari Mikim tagar Salah da ja da da sa sa sa sa balan bara sa sa sa balan ba

By F. Delman, Deputy

(SEAL) 0. D. Lauson, county Clerk

217397 C. J. COMPARED

GENERAL WARRANTY DEED

THIS INDENTURE, made this 4th day of February A. D. 1922, between C. H. Overton and Annie Overton, his wife, of Tulsa County, in the State of Oklahoma, of the first part, and F. H. Pottier of the second part.

WITNESSETH: That in consideration of the sum of One dollar and other valuable e naideration Dollars, the receipt whereof 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, his heirs and assigns, all of the following described real estate situated in the County of Tulas, State of Oklahoma, to-wit:

Lot THREE (S) in Block Ten (10)

-- Darcelle

of Meadow Brook Addition to the City of Tulsa, according to the recorder plat thereof.

It is further understood that the buyers, their heirs or assigns, shall never convey or rent the above described premises to any negro or person of African decent, except that house-hold servants may be permitted to live in the buildings on the said premises when actually employed by the occupant thereof, and if the said buyers, their heirs or assigns violate this clause, then their ownership and right in the said premises shall terminate and the said premises and all improvements thereon shall revert to the sellers, their heirs and assigns, who shall become the owners thereof, and be entitled to the immediate possession, and they may re-enter and take passession in any legal manner.)

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

And said C. W. Overton and Annie Overton, his wife, their heirs, executors or administrators, do hereby covenant, promise and agree to, and with said party of the second part, that at the execution and delivery of the contract of sale of the above described lot made by the parties of the first part to party of the second part, dated and delivered the 6th day of December, 1920, providing for this deed, they were lawfully seized in thefr 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 thereunto belonging; that the same were free, clear and discharged and unincumbered of and from all former andother grants, titles, charges, estates, judgments, taxes, assessments and encumbrances, of whatsoever nature and kind, and that they will warrant and forever defend the same unto said party of the second part, his heirs and assigns, against said parties of the first prt, their heirs and assigns, and all and every persons whomsoever, lawfully claiming or to claim the same up to the date of said contract and parties of the first part further warrant and defend said lot unto the said party of the second part, his hoirs and assigns against all grants, titles, charges, estates, judgments, assessments and encumbrances of whatsoever nature, against said lots by reason of any act or default of parties of the first part .

IN WIENESS WHEREOF, the said parties of the first part have herounto set their hands the day and year first above written.

C. H. Overton,