voluntary act and deed, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

Witness my hand and official seal the day and year last above written.

My commission expires May 15, 1924. (SEAL) E. P. Jennings, Notary Public.

Filed for record inTulsa County, Okla. on Jan 29, 1923, at 1:00 E.M. and duly recorded in book 432, page 459, By Brady Brown, Deputy,

(SEAL) O.G. Weaver, County Clerk.

220345 - BH COMPARED

B. R. Severs, of the second part.

INTERNAL REVENUE

GENERAL WARRANTY DEED:

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Microscopia (1879), de disposibate e Arcialita de Santia (1875), en principal en la come de la come de la come La come de la come de la consegue de la come La come de la

This indenture, made this 28th day of August, A.D. 1922 between the Vandever Investment Company, a corporation, of Tulsa, Oklahoma, of the first part, and

Witnesseth, that in consideration of the sum of one and no/100 dollars, the receipt whereof is hereby acknowledged, said party of the first part, does, 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 Tulsa, State of Oklahoma, to-wit:

Lot fourteen (14) in Block three (3) Reddin Addition to the City of rulsa, Uklahoma, according to the recorded plat thereof.

To have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances hereto belonging or in any wise appertuing forever.

And said Vandever Investment Company, for itself, its successors and assigns, does hereby covenant, promine and agree to and with said party of the second part, at the delivery of these presents, that it is lawfully seized in its own right, of an absolute and indefeasible estate of inheritance in fæsimple, of and in, all and singular the above granted and described premises, with the appurtenances; that the same are fræ, clear and discharged and unencumbered of and from all former and other grants, titles, charges, estates, judgements, taxes, assessments and encumbrances, of whatever nature and kind except special assessments hereafter to mature. and that it will warrant and forever defend the same unto the said party of the second part, his heirs and assigns, against said party of the first part, its success ors, and assigns, and all and every/person or persons whomsoever, claiming or to claim the same.

This conveyance is given subject to the following conditions and restrictions; that no residence shall be erected thereon costing less than \$2000.00 inclusive of the cost of other subsidiary buildings and improvements; that no buildings or any part thereof, except steps or entrance approach without roof shall be huild or extended within 20 feet from the front lot line; that no part of the lot or lots hereby conveyed shall ever be sold or rented to, or occupied by any person of African descent, commonly known as negroes, except that the building of a servants house to be used only by the servants of the owner of lessee of the lot or lots hereby conveyed, shall not be a breach of the conditions hereof. Any violation 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. The above conditions and restrictions shall extend to and are hereby made obligatory upon the party of the second party, heirs and as igns forever together with all and singular the hereditaments and applicatenances thereunto belonging.

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