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be used to erect or maintain thereon any duplex or apartment house, factory or business building nor any other non-private residential structure, execept such incidental or subsidiary buildings as are ordinarily used on private residential premises; that no residence that shall cost less that \$7,000,00 including subisdiary buildings and improvements, shall be built on said premises; hereby conveyed; that not more than one residence shall be built on any one of said lots; that no building or any part thereof except steps or entrance approach without roof shall be built or extend within 35 feet of the front line or closer than 25 feet of the side street line; and no garage, servent's house or other subsidiary buildings shall extend within 90 feet of the front line or within 25 feet of the side street line;

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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, known as negroes; provided however, that the maintenance od servant's quarters and their use and occupation by servants of the owner or lessee of the lot or lots hereby conveyed. shall not be considered a breach of this condition;

All of which restrctive conditions, the orid grantee her heirs; and assigns covenant t o abserve both towards the said grantor and towards all present and future owners and lesses of lots or parcels of land in said Bren-Rose, Addition to the City of Tulsa, Oklahoma, and does hereby acknowledge full notice of similar restrictive conditions havicg been or which are to be imposed upon all lots or parcels of lands sold, or to be sold, of said Addition,

IN WITNESS WHEREOF, the said Parties of the first part have hereunto set their hands this 16th, day of July, 1923.

> Jennie F. Brennan, E. J. Brennan.

STATE OF OKLAHOMA

COUNTY O

BullSA) Before me the undersigned a Notary Public, in and for said county and state, on this 16th, day of July, 1923, personally appeared Jennie F. Brennan and E. J. Brennanm wife and husband to me known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and noluntary act and deed for the uses and purposes therrin set forth.

My Commission expirex Sept, 3rd, 1925, (seal) R. C. Lamprich, Notary Public.

WARRANTY DEED:

"iled for record in Tulsa. Tulsa. Co nty. Oklahoma. July 17yh, 1923, at 3;50 O'Clock P. M. and "ecorded in Book 435. Page 606

By Brady Brown Deputy

(seal) O. G. Weaver. County Clerk.

INTERNAL REVENUE

....Cancelled

5.2150

COMPARED #235970 EC KNOW ALL MEN BY THESE PRESENTS;

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That Jennie F. Brennan and E. J. Evennan, her husband, of Tulsa Oklahoma, parties of the first part in consideration of the sum of One (\$1.00) Dollar and other good and valuabel considerations, in hand paid, the receipt of which is hereby acknowledged, do hereby grant. bargain. sell and convey unto Walter ^C, Nelson. grantee party of the esecond part, the following described real property and premises, setuated in the City of Tulsa, State of Oklahoma, to-wit.

Lot Two (2). in Block "ight (8), in Bren-Pose "ddition to the City of Tulsa, Oklanoma according to the official plat thereof, duly recorded in the office of the County Elerki of Tulsa County, Oklahoma, together with all the improvements thereon and appurtenances thereunto belonging:

TO HAVE AND TO HOLD SAME AND WARKANT THE HITLE thereof unto the said party of the second part his heirs and assigns fo rever free, clear, and descharged of and from all former grants. charges, raxes, judgments, mortrages and other Liens and encumbrances of whatsoever

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