Filed for record in Tulsa. Tulsa County, Okaahoma, July 18th, 1923 -at 11:50 O'Clock P. M. and Recorded in Book 435 page 615.

By Brady Brown Deputy

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(seal)

O. G. Weaver. County Clerk

weseore ec. COMPARED

WARRANTY DEED ;

\$ 2.00 Concelled

This Indenture, made this 14th, Day of July A. D. 1923, between C. H. Terwilleger and mary A. Terwilleger his wife, of Tulsa County, State of Oklahoma. Farties of the First p art .and Charels I. Hannis, Party of the Second Part.

WITNESSETH: That Farties of the first Part, in consideration of the sum of One Bollar and other valuable considerations pollars (\$1,00) and for the further considerations hereinafter set but do hereby grant, bargain. sell and convey unto the said Party of the second Pary his heirs and assigns. all the following described lands situated in Tulsa County, Oklahoma, to-wit.

All of Lot weven (7) in block three (3) in Terwilleger Heights, an

Addition to the City of rulsa, Oklahoma, according to recorded plat thereof.

As part of the consideration for this sale and conveyance the parties hereto covenant as follows: The lands herein described shall not be used for other than residence purposes for a period of 15 years from this date, and no duplex house, flat or apartment house shall be erected thereon during said period; and that only one residence, except nessecary out-buildings and servant(squarters.shall be erected on said premises; and thatno residence shall be erected on said premises to cost less than beventy Five Hundred Dollars, (\$7,500.00) and all residences shall front the street on which the lot fronts, and no buildings or parts, thereof, including proches, shall be erected on said premises within 30 feet of the property line adjoining any street on which said lot fronts; and no out-FEildings shall be erected on said premises within 70 feet from the front of the lot or within xxxx feet of any side street; and that said premises shall never be conveyed to br occupied by persons of african descent commonly known as negroes; provided, however, that this shall not prevent negroes from occuping servants quarters on said premises; and that no permanent structure shall be built upon the four foot strip of ground hereinafter described as being subject to a public service easement; and no billboards of other instruments of advertisin shall ever be erected or located upon said remises and no residence shall be moved from other premises and permanentaly located on the lands herein described.

These restrictions shall run to the lands and a violation thereof shall work a forfeiture of title in favor of frist Parties; provided however that the forfeiture herein provided shall never be invoked and never become operative against any mortgages in good faith, under any mortgage, executed prior to the breach of such covenant, to the extent of said mortgages's interest in and to the lands or premises hereby conveyed.

TO HAVE AND TO HOLD the same, together with all and singular the tenaments, hereditaments and appurtenances thereunto belonging or in any wise appertaining forever, subject, however, to the right and easement of the City of rulsa and of public service corporation to construct and maintain sewer, water, gas, electric, and telephone lines upon a strip of ground not exceeding four (4) xxxxxfeet in width along the rear adge of said lands.

And the said rarties of the first Part and their heirs, executors, or administrators, do hereby covenant. promise, and agree to and with said tarty of the Second Part his heirs andassign that at the delivery of these presents they are lawfully seized in their own right of an absolute and indefeasible state of inhertance in fee simple of and in all and singular the above granted nad described premises, with the appurtenances; that the same are free, clear, discharged, and unencumbered of and from all former and other grants titles, charges, estates, judgments, taxes assessments, and encumbrances of whatever kind and nature except building restrictions and easments herein referred to, and 1953, raxes, and any special assessments which may accrue,