WARRANTY DEED RECORD NO. 436

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220641 DLE Soth This Indenture, Made this .... party of the second part. Witnesseth: That in consideration of the sum of \_\_\_\_\_ONE\_DOLLOR\_AND\_ONDER\_OCOD\_SUD\_VALUATED Lot Five (5) in Block Four (4) Boswell's Addition to the City of Tulsa, O lahoma, according to the recorded plat thereof. And the said party of the second part as a further consideration and condition of this deed, assents and agrees by acceptance thereof, as follows: that the lot or lots hereby conveyed shall not within a period of FIVE MEARS from this date, be used for any other than residence purposes; that no residence that shallcost less than 5500 OO shall be built on the lots hereby conveyed; that no part of the lot or lots hereby conveyed shall ever be sold or rented or occupied by any person of African descent, pro-vided however, that the building of a servants' he se to be used only by servants of the owner or lessee of the lot or lots hereby conveyed, shall not be considered a breach of the conditions here of. Any violation of the foregoing condition and restriction by the party of the second part, his heirs or assigns, shall work a forfeiture to all title in and to said lots, and that the above conditions and restrictions shall extend to and are hereby mide oblightory upon party of the the the part, his heirs and assigns forever. the 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 suid A. Y. BOSWELL, Jr., and Lillian Maude, BOSWALL, husbarid and wife and Mife Suid Mattie Jame heirs, executors or administrators, do..... hereby covenant, promise and agree to and with said parts.... of the second part that at the delivery of these presents first the theory of the second part that at the delivery of these own right of an ubsolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the ap-purtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT. UNING the SPECIAL STACE SPECIAL STACE what Sections of the section of the section of the section of the sections of the sections of the sections of the section of the section of the section of the section of the sections of the section of the sections of the secti of every nature whateoever ... TERNIE A. M. 50 WE. 199 In Witness Whereof, The said parties of the first part have ... hereunto set ...... that r ..... hand ... the day and year first above written. A. Y. Bosvell, Jr., Lillin Lande Bosvell Lattie Jane Boswell dey of Junuary 1925, personally appeared ... Y. Boswell Jr., and Lillian Laude Boswell, husband and wife solution and Mattle fane Bosuell, a widow executed the same as the 12 ..... free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. (SELL) My commission expires January 15th, 1927. Cecil L. Henry .....Notary Public. TAXA DA STATE OF OKLAHOMA, Tulsa County, ss. Filed for record this the 51 St day of Jan. 1923 , at 3.30 o'clock P. M. Book No. 436, Page No.\_\_\_\_\_\_268 County Clerk. (SELL)