by accepting this deed assents and agrees; that the lot or lots hereby conveyed shall not within a period of ten years from this date be used for any other than residence purposes; that no store building, hotel duplex house, flats or apartments shall be erected thereon during said period; that no residence shall be erected on said lands less than two stories in height: that no residence that shall cost less than \$ Ten Thousand Dollars (\$10,000) shall be built on the lot or lots hereby conveyed; that one residence only shall be built on said lots; that no building or any part thereof, except steps or entrance approach without roof shall be built or extend within 25 feet of the front lot line or closer than -----feet of the side street line , and no garage, servant's house or other subsidiary building shall extend within 70 feet of the front lot line or within -----feet of the side street 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 known as negroes, provided, however, that the building of a servant's house to be used only by servents of the owner or lessee of the lot or lots hereby conveyed shall not be considered as a breach of this condition -----do--by these presents grant, bargain, sell and convey unto said party of the second part his heirs and assigns, all the following described real estate, situated in the county of Tulsa, State of Oklahoma, to-wit: Lot Eight (8) in Block Two (2) in Travis Heights Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof duly recorded in the office of Register of Deeds within and for Tulsa County, Okla-

. Proposition appears also a limit to the little of the l

TO HAVE AND TO HOLD THE SALE, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining forever.

And said M. R. Travis and Rhea Travis, for themselves and for their heirs, executors, or administrators, do hereby covenant, promose and agree to and with said party of the second part, that at the delivery of these presents they are lawfully seized in ------ own right of an absolute and indefeasable estate of inheritance, in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, taxes, assessments and incumbrances, of what nature or kind seever except taxes falling due after this date and that they WILL WARRANT AND FOREVER DEFEND THE SAME unto the said party of the second part his heirs and assigns, against said parties of the first part their heirs, administrators, assigns, and all and every person or persons whomseever, lawfully claiming or to claim the same. All special assessment taxes shall be paid by the party of the second part.

IN WITNESS WHEREOF. The said parties of the first part have hereunto set their hands the day and year first above written.

WIMESSES:

M. R. Travis

W. R. Jackson

Rhea Travis

D. G. Lynch

STATE OF OKLAHOMA COUNTY OF TULSA

Before me, the undersigned, a Notary Public, in and for said county and State on this 3rd day of May 1923, personally appeared M. R. Travis and Rhea Travis, his wife 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 voluntary act and deed for the use and purposes therein set forth.

Given under my hand and seal the day and year last above written.

My commission expires May 1, 1926

(SEAL) Harold A. Lynch, Notary Public

Filed for record in Tulsa County, Tulsa Oklahoma, May 4, 1923 at 9:00 o'clock A. M. in Book 450, page 303 By Brady Brown, Deputy (SEAL) 0. G. Weaverfounty clerk