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of Tulse, upon the sed part of the second part paying the entire cost of such sewer construction, connection and use, and in addition paying to the seid City of Tulse, the sum of five (5%) per centum of the cost of such construction, connections and use, as an engingeering fee for the supervision of such construction, connection and use, 195

That said patt\_ of the second part further agree that such sewer constructon, connections and use shall be in accordance with plans and specifications required by the Gity Engineer of the City of Tulss, and no such sewer shall be constructed, connected or used without said second part\_ securing and paying for the permit required by the Charter and Ordinance of the City of Tulss, and such sewer connections, construction, and use being approved by the City Engineer.

That such sewer or any part thereof located upon the public property of the City of Tulsa, Vklahoma, or upon any punlic highway, either within or without the City of Fulsa, at the time such sewer district is created, shall be and remain a part of the sewer system of the said City of Tulsa, and become the property of the said City of Tulsa, with full right, anthority and power to regulate, operate, repair and maintain such sewer system or any part thereof, in the same manner and under the same rules and conditions provided by the Charter and Ordinances of the City of Tulsa, and the laws the State of Vklahoma, for the use, Soperation, repair and maintanance of the sewer systems of said City of Tulsa.

That in the event the sold property, herein set forth, shall be included in a sewer district, hereinefter created by the sold City of Tulsa, but within the senitary jurisdiction of sold City of Tulsa, the same part\_ of the second part consent and agree sold property shall be assessed and taxed in the same form and manner and upon the same basis as other property in sold sewer district is assessed and taxed, and the same shall become a lien against the property herein described, and enforced in manner and form by the law provided, however, that the actual cost of that part or portion of such sewer constructed, connected and used, as herein provided, which shall be upon the public property of the City of Tulsa, or upon the public highways of the County of Tulsa, within the limits by law provided, at the time such sewer district is created, shall be a created on sold assessment in the sum of two and no/100 \$2.00 dollars, to be paid by the sold City of Tulsa to the fee owner of such property at the time such assessment is levied and charged against sold croperty.

It is agred and understood that the said City of "MBs by its agents and employees shall have a right of way and easement over, into and upon the property herein described for the purpose of constructing, repairing, maintaining, supervising and operating the dewer or sewers herein provided, for, and ghe said second part\_ do hereby waive any damage or claim of damage by reasm of the construction, operation, repair, maintenance and supervision of such sewer of the said City of Tulsa, its agents, constructors or employees.

It is agreed and understood that this contract shall be filed of record in the office of the Register of Deeds as against said property for the uses and purnoses herein provided.

In witnesss/whereof, we have herechto set our hands this 19 dayof May, 1923. By W. W. Prater, Second party.

Attest. Roy Carbett, City Auditor.

Approved this 25 day of May, 1923, . City of Tulsa, I. J. Underwood, City Collound . . F. Newblock, Mayor