Filed for Recorded in Tulsa, Tulsa County, Okluhoma, July 30 1923 at 8;10 0'Clock A, M, and Recorded in Book 474, Page 72.

By Brady Brown Deputy,

(šeal)

0, 6, Weaver County Clerk,

#236857 EC COMPARED

GENERAL WARRANTY DEED;

INTERNAL REVENUE

This Indenture, Made this 18th day of July 1923 between the Sunset Cardens Company, a corporation of Tulsa, Oklahoma, party of the First part and W. W. Holmes (whether one or more) of Tulsa, Tulsa County, Oklahoma, party of the second part,

WITNESSETH; That in consideration of the sum of Two Thousand One Hyndred Eighty Five Dollars. (\$2185,00) the receipt of which is hereby acknowledged, the party fo the First Eart does by these presents grant. bargain, selland convey unto the Party of the Second part. His heirs and assigns, all of the following described real estate situated in the County of Tulsa, State of Ollahoma, to-wit; Lot (4) Four in Block (8) Eight in Sunset Terrace, an

Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the plat thereof filed for record in the office of the County Clerk of Tulsa County, Oklahoma, on June 28, 1922,

To Have and to hold the same, together with all and singular the tenementsm, hereditaments and appureumnces thereunto belonging or in any wise appertaining fore ver,

The said Sunset Cardens Company does hereby covenant, promise and agree to and with the said Party of the Second part, that at the delivery of these premises it is lawfully seized in its own right of an absolute and indefeasibel inheritance in fee simple of and in all and singular the above granted and described premises with the appartenances that the same are free clear, discharged and Unencumvered of and from all former and orther grants, titles, charges estates, judgments, taxes assessments and encumbracees of whatsoever nature and kind, except eneral or ad valorem taxes for the year 1924, and all subsequent years, and except all of assembnts for special improvement becoming delinquent on or after Junel, 1923, payment in stallments/taxes and assessments is hereby assumed by second party, and except for easement or casements and reservations set forth and described in the recorded plat of said addition above referred to, which such easements and reservations are hereby accepted by second party as binding on him, his herrs and assigns, and that he Forst Party will warrant and forever defend the title to said property unto the said party of the second part his heirs and assigns;

Title to the property hereby conveyed shall be taken and held subject to all the stipulations, conditions—and restrictions as set forth in and made a part of the plat of Sunset Terrace, as filed for record aforesaid, and now appearing of record in Book______of Plats at page_____ of the records in the office of the County Clerk of Tulsa County, Oklahoma, which said conditions and restrictions and hereby feferred to and incorporated herein and made a part hereof as fully as if the same were herein set out in full.

All said conditions and restriction are hereby made obligatory and binding upon the Party of the Second Part, his heirs and assigns, and shall be restrictions running with the land, and for violations of any one or more of said restrictions or limitations, the Second Party herein, his heirs on assigns shall be liable to the Party of the First part herein and to any and all other persons suffering loss or damage by reason of such violation; and the right is he hereby reserved by first Party, and by the acceptance hereof, the Second Party hereby conse nts thereto, to restrain the Party of the Second Part, his heirs or assigns by due legal process the performance by theonorparty, his heirs or assigns or by his agents of any act or omniss ion to act, which shall constitute at violation or breach 66 any such limitations or restrictions;

In Witness Wheroof, the Rarty of the First Part has hereunto caused its corporate name to be subscribed by its President, or Vice *President, with attestation by its Secretary.