for the uses and purposes therein set forth.

Witness my hand and official seal the day and year last above written. My commission Expires Mar. 24, 1925 (Seal) Kathryn Dontag, Notary Public Filed for record-in Tulsa.-Tulsa-County,-Oklahemaon Feb.-27,-1924 at-10.00-A, M.-in Book-485 page 95

Brady Brown, Deputy (Seal) NO. C. Jeaver, County Clerk # 252100 M H GENTRAL WARRANTY DEED COMPARED

This Indenture, Made this 15th day of February A. D. 1924, between Terrace Drive Company a corporation, organized under the laws of the State of <sup>U</sup>klahoma of Tulsa <sup>U</sup>ounty of Tulsa, State of Oklahoma, party of the first part, and Geo. 3. Felles party of the second part.

WITNESSETH, That in consideration of the sum of one dollar and other good and valuable considerations thelreceipt whereof is hereby acknowledged, said party of the first part, does by these presents grant, bargain, sell, and convey unto said party of the second part his heirs, executors or administrators, all of the following described real estate, situated in the County of fulsa, State of Oklahoma, to-wit:

Lot seven (7) in block Twelve (12) of the re-subdivision of block six (6) and lots One (1) two (2) and three (3) in block four <sup>(</sup>4) of Termace Drive Addition to the ity of fulse, gounty of Tulsa, State of Sklahoma, according to the recorded plat thereof. 対応

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TO HAVE AND TO HOLD THE SAME, Together with all and singualar the tenements, hereditaments and appurtenances thereto belonging orin any wise appertaining forever.

And said Terrace Drive Company, a corporation its successors or assigns, does hereby covenant, promise and agree to and with said party of the second part at the delivery of these presents that it is lawfully seized in its own right of an absolute and indefeasible 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 f from all former and other grants, titles, charges estates, judgments, taxes, assessments and incumbrances, of whatsoever nature and kind. EXCEPF general and special taxes for the year, 1919, and subsequent years, and it is further agreed between the parties hereto that this lot is sold for residence purposes only and no dwelling shall be erected thereon to cost less than four thousand dollars no part of which shall be nearer the front lot line than twenty five feet when completed. and that said "orporation will Warrant and Forever Defend the same unto said party of the second part his heirs, executors or administrators against said party of the first part, their successors or assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the same.

IN WITHISS WHEREOF, <sup>2</sup>he said party of the first part hereto has caused these presents to be signed in its name by its president, and the corporate seal to be affixed, attested by its secretary at Tulsa, Oklahoma the year and day first above written.

attest J. O. Osborn Secretary (Corp Seal) TEPRACE DRIVE COLPANY Name of Corporation INTERNAL REVENUE by J. M "illette President

STATE OF OKLANOLA, TULSA COUNTY, SS.

Before me, the undersigned a Notary Fublic in and for said "ounty and State, on this 15th day of February 1924, personally appeared J. M. Gillette to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its president and acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and ddedof such corporation, for the uses and purposes therein set forth

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