and appurtenances thereunto belonging or in any wise appertaining forever,

The said SUNSET GARDENS COMPANY does keeply 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 sown right of an absolute and indefeasible inhemitance in fee simple of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear, discharged and unencumbered of andfrom all former and other grants titles, charges, estates, judgments, taxes assessments, and encumbrances of whatsoever nature and kind, except general or ad valorem taxes for the year 1924, andall subsequent years, and except all installments off assessments for speceal improvements becoming delinquent on or after June 1, 1923. payment of which excepted taxes and assessments is hereby assumed by second party, and except for easement or easements 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 heirs and assigns, and that the First F 43D Party will warrant and forever defend thetitle to said property unto the said Party of the second part, his heirs and assigns,

Title to the property hereby conveyed shall be taken andheld 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 bh the office of the County Olerk of Tulsa Countym Oklahoma, which said conditions and restrictions are hereby referred 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 restrictions 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 violation of any one or more of said restrictions or limitations, the S_econd Party herein, his heirs or 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 hereby reserved by First P_arty, and by the aceptance hereof, the Second Party hereby consents thereto, to restrain the Party of the Second Part, his heirs or assigns, by due legal process, the performance by Second Party, his heirs or assigns, or by his agents, of any act, or omtasion to act, which Bhall constitute a Fiolation or breach of any such limitations or restrictions,

IN WITNESS WHEREOF, the Party of the First Part has hereunto caused its corporate name to de subscribed by its President or Wice p President, with attestation by its Secretaryn and its corporate seal to be hereunto affixed on the day above mentioned,

ATTEST. (corp seal) SUNSET GARDENS COMPANY T.W. McKenzie, Secretary, By- A. L. Farmer President,

STATE OF OKLAHOMA } SS

On this 10th day of December, 1924, before me, the undersigned, a Notary Public in and for the county band state aforesaid, personally appeared Å. L. Farmer 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 deed of such corporation, for the uses and purposes therain set forth.

Given under my hand and seal of office the day and year last above written My commission expires Sept. 2. 1928 (seal) L. G. Curran Notary Public, Filed for record in Tulsa. Tulsa County, Oklahoma . December 13th. 1924 at 11;30 O'Clock A. M. and recorded in Book 489. Page rulg.

By Braay Brown Deputy, (seal) O. G. Meaver County Clerk,

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