Filed for record in Tulsa Co.Okla.ph Nov. 5, 1924, at 8:00 A.M. recorded in book 497, page 292, Brady Brown, Deputy,

(SEAL) O.G. Weaver, County Clerk.

271233 - BH

0

## GENERAL WARRANTY DEED.

INTERNAL REVENUE

This indenture made this 5th day of Juhe, 1924, between C. R.Richards and Bertha G. Richards, his wife, of Tulsa County, Oklahoma, parties of the first part, and Lucy Williams, party of the second part.

Witnesseth: That in consideration of the sum of four hundred and no/100 dollars (\$400.00) the receipt of which is hereby acknowledged, the parties of the first part do by these presents grant, bargain, sell, and convey unto said party of the second part, her heirs and assigns, all of the following described real estate situated in the County of Tulsa, State of Oklahoma, to-wit: Tract number six (6) as Vineyard addition to the town of Skiatook, Oklahoma, according to the plat filed thereof, reserving, however, unto the parties of the first part, their heirs and assigns, the oil and gas mining rights in and to said lands, with the right of ingrees and egress, and with the rights to use such portion of the surface as may be necessary in operation and development for oil and gas, to have and to hold the same, together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining forever, Subject, however, to anyoil andgas mining lease or pipe line grants on said property now of record, but granting unto party of the second part her heirs and assigns, an undivided eleven six-hundredtfourths (11/604) interest in and to all the oil or gas royalties from the sale of oil or gas hereafter marketed from the lands comprising Vineyard Addition to the town of Skiatook, Oklahoma, and subject, further, to the restriction that no residence or business houseshall be erected upon said premises unless same have solid foundation of either stone, brick or cement; and be weather-boarded, shingleroofed; andplastered of plater boarded inside. This restrict; shall run with the land and a violation thereof shall work auforfeiture of title inf favor of the parties of the first part; Provided, however, that the forfeiture herein provided shall never be invoked against anyhort gagee on good faith who has not brached said covenant, under any mort gage executed prior to theh brach of such covenant, to the extent of said mortgagee's interestvin and to the lands or premises hereby conveyed; and the parties of the first part covenant and agree that they are the owners of the lands first hereinbefore described, and that same are free, clear discharged and unencumbered of and from allformer and other grants, titles, charges, estates, judgements, taxes, assessments and encumbrances of whatsoever nature and kind, except, the oil and gas lease and certain pipe line grants now of record, and that they will warrant and forever defend the same unto said party of the second part, her helps and assigns, against said parties of the first part, their heirs and assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the Mame.

In witness whereof, the said parties of the first part have hereunto set their hands the day and year first above writen.

C. R. Richards, Bertha G. Richards

State of Oklahoma)
SS
County of Tulsa ) On this 7th day of June, A.D. 1924, before me, the undersigned, a
Notary Public, in and for said county and State, aforesaid, personally appeared, C.R.Rtchrds
and Bertha G. Richards, his wife, to be known to be the identical mperson who executed the
within and foregoing instrument and acknowledged to me that they executed the same as their
free and voluntary act and the document and purposes therein set forth.