for any other than residence purposes; that no residence costing less than \$3500.00) shall be built on the bt or lots hereby conveyed; that no building or any part thereof except steps, porch or entrance approach shall be built within thirty five feet of the front lot line, nor shall any building or structure be so built as to extend over any part of said lot or lots upon which there exists an easement for public utilities; nongarage, servants' quarters of subsidiary building shall be built within seventy five feet of the front lot line; no part of the lot or lots hereby conveyed shall ever be sold or mented to or occupied by any person or African descent or negro blood, provided, however that occupancy of servant quarters by servants of the owner or lessee shall not be regarded as a brach of this condition. Any/violation of the foregoing restrictions or conditions by party of the second part her heirs or assigns, shall work a forfeiture of all title unand to the property hereby conveyed and the same shall thereupon revert to and become vested in the party of the first part, its suscessors and assigns, who shall thereupon be entitled to the immediate possession thereof witout notice or demand.

To have and to hold the ame, together with all and aingularthe tenements, hereditaments and appurtenances thereunto belonging or inanywise pertaining, forever.

And the said party of the first part, for itself, itsbsuccessors and assigns, does hereby commant, promise and agree, to and with the saidrparty of the second part, her heirs and assigns, that at the delivery of these presents, it is lawfully seized in its own right of an indereasible estate of inheritance in fee simple of, in and to all and singular the above described and granted premises with the appurtenances, that that the same is free, clear, discharged and unincumbered of and from all other and former grats, charges, titles, estates, judgements, taxes, assessments and encumbrace of whatsoever nature and kind except grants titles, charges, judgdments. liens and encubrances executed, or suffered to be created by party of the second part or those holding under her; and except general taxes becoming due on or after the 1st day of January, 1922 and conditions, restrictins and easements of record and existing mineral lease of record. And that it will warrant and forever defend the said party of the second part, her heirs and assigns against the said party of the first part, its successors and assigns, and all and every person lawfully claiming or to claim the same, or any part thereof.

In witness whereof, the said party of the first part has caused these presents to be executed by its president and its corporate seal-affixed this 17th day of June, 1924.

(Corp.Seal) Expetition Heights Company,

By C. W. Bewer, President.

Attest: F. H. Pratt. Secretary.

State of Oklahoma)ss Before me, the undersigned, a Notary Public, inand for said County and State, on this 17th day of June, 1924, personally appeared C. W. Brewer, to me known to be the identical person who signed the name of the maker thereof to the withinand foregoing instrument as ats 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 deedof said:corporation, for the uses and purposes therein set forth.

Witness my hand and officials eal the day andnyear move setforth.

(SEAL) Elizabeth B: Windsor, Notary Public.

My commission expires February 7. 1928. Filed for record in Tulsa Co. Okla.con Nov. 10, 1924, at 8:00 A.M. recorded in book 497, page 365, Brady Brown, Deputy,

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

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