Deed and Cherokee Patents.

TRUSTEE'S DEED.

WHEREAS, On the 17th day of June, 1009, Wesley P. Moore, E. Milton Latimer and J. L. Harnage, parties granter, exceuted and delivered to the UNION TRUST COMPANY, a corporation of the City of Tulsa, Tulsa County, Oklahoma, as trustee, a deed of trust, to the property therein described, known as the Burgess Hill Addition to the City of Tulsa, Oklahoma, which deed was, on the 17th day of June, 1909, recorded in the office of the Register of Deeds of Tulsa County, Oklahoma, in Book 02, at page 444, in which deed the parties granter covenanted and agreed to warrant and defend the title to said property, and every part and parcel thereof, to and unto all persons, firms or corporations to whom the said UNION TRUST COMPANY, its successors or assigns, may, as such trustee, convey the same, against the claims of all persons whomsover; and did in said deed, ratify and confirm all acts which the said Trust Company might do thereunder.

NOW, THEREFORE, This indenture, made this 29.4 have of 200 south and 200 south and 200 south and 200 south and the first part, in pursuance of the powers conferred upon it by said deed of trust and

party of the second part:

SHELDS

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WITNESSETH; That for and in consideration of the sum of

COMPARET.

DOLLARS, the receipt whereof is hereby acknowledged, the party of the first part, as such Trustee, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto the party of the second part, ..., here and assigns, the following-described real property, lying and situate in the Burgess Hill Addition to the City of Tulsa, Tulsa County, Oklahoma, to-wit:

property, lying and situate in the Burgess Hill Addition to the City of Tulen, Tulen County, Oklahomn, to-wit: Municentry - 5-10-2 in (21) in for the falsy

Agether with the tenements, boreditaments, and appurtenances thereunto belonging or in anywise appertaining.

TO HAVE AND TO HOLD the same unto the said party of the second part, A. There, heirs and assigns, forever; provided always, that this grant, and the covenants herein contained, are subject to a condition and reservation binding upon the parties, their heirs or assigns, that in no event shall the second party, his heirs or assigns, creet upon any portion of the premises described, a building other than a dwelling house, and eurilages thereto, and costing less than Fifteen Hundred \$1500.00 Dollars.

The party of the first part covenants and agrees with the party of the second part that the covenants of warranty and all covenants and agreements by the said parties granter in said trust deed of date June 17, 1009, shall run to the party of the second part, herein, and that the party of the first part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part, herein, and that the second part, herein, and that the party of the first part will, as such trustee, forever warrant and defend the title to the said real property, in and to the party of the second part, herein, herein, and to first party of the second part, here and assigns, against all claims or acts of the first party and those of all persons claiming by, through or under it, and no other.

11.01 rescherenting & so us Atte 2 UNION TRUST COMPANY, TRUSTER Altool: Dited (head of a company By a Comban & March Comband President. Secretary. ACKNOWLEDOMENT

State of Oklahoma, County of Inlaa, oa.

Atre Como no orolati 129-41 State, on this

WPINESS my hand and official seal. hund mutters , +1. 10. have placity Contraction in the second second Notary Public. My com (لمه A) This Instrument was fled for record on the manual D. 19. And day of man 200 - 10 minutes de D. 20. Lala attended and H. C. Walkley, Mogister of Doods. Deputy.