102/7

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said grantee , his heirs and assigns forever; and we do hereby bind ourselves and our heirs, executors and administrators to WARRANT AND FOREVER DEFEND all and singular the said premises unto the said grantee . . his heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

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EXECUTED		25th	day of	GERALD E. SMI	A.D. 19 84	

Mailing address of each grantee:

Name: Address: Howard T. Hand 807 W. 12th St. Austin, Texas 78701

(Acknowledgment)

STATE OF TEXAS

COMMUNICATION IN THE STATE OF STATE OF

COUNTY OF Travis

This instrument was acknowledged before me on the 2574 day of Sep Gerald E. Smith and wife, Marsha C. Smith

September

, 19 84,

Notary Public, State of Texas Notary's name (printed):

NOTARY SEAL

Notary's commission expires:

MANE LAUE NOTARY PUBLIC MY COMMISSION EXPIRES-10-21-85

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	(Corporate	Acknowledgment)		
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COUNTY OF	Ĵ	• •		
This instrument was acknowled	ged before me on the	day of		, 19
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	ion, on behalf of said co	orporation.		
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Attorney at Law Suite 305			Suite 305 400 W. 15th St.	
400 W. 15th St.	STATE OF TEXAS	COUNTY OF TORU	Austin, Texas 787	01
Austin, Texas 78	3701 I hereby certily to	stamped bersen by mer sed out and	l e 	
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JCM XXII 3/85

WARRANTY DEED WITH VENDOR'S LIEN

0 3 89 2917

THE STATE OF TEXAS §
COUNTY OF TRAVIS §

KNOW ALL MEN BY THESE PRESENTS:

KAR 29-8525 4719 ★ 5.00

That I, HOWARD T. HAND, a single man, of the County of Travis and State of Texas for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other valuable consideration to the undersigned paid by the grantee herein named, the receipt of which is hereby acknowledged, and the further consideration of the execution and delivery by grantee of her one certain promissory note of even date herewith in the principal sum of \$125,000.00, payable to the order of grantor, at its office in Austin, Travis County, Texas, as therein provided and bearing interest at the rates therein specified and providing for acceleration of maturity in event of default and for attorney's fees, the payment of which note is secured by the vendor's lien herein retained, and is additionally secured by a deed of trust of even date herewith to JOHN CALHOUN MILLER, Trustee, have GRANTED, SOLD AND CONVEYED, and by these presents do GRANT, SELL AND CONVEY unto ERLENE REYNOLDS, a single woman, of the County of Travis and State of Texas, all of the following described real property in Travis County, Texas, to-wit:

The North one-half (1/2) of Lot Eight (8) and the South one-half (1/2) of Lot Nine (9), Block Thirty-Four (34), TRAVIS HEIGHTS, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 3, page 15, Plat Records, Travis County, Texas.

This conveyance is expressly made and accepted subject to all valid and subsisting easements, restrictions, reservations, covenants and conditions relating to said property, to the extent the same are valid and enforceable against said property, as same are shown by instruments filed of record in the office of the County Clerk of Travis County, Texas.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said grantee, her heirs and assigns forever; and I do hereby bind myself, my heirs, executors and administrators to WARRANT AND FOREVER DEFEND all and singular the said premises unto the said grantee, her heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

But it is expressly agreed that the VENDOR'S LIEN, as well as Superior Title in and to the above described premises, is retained against the above described property,

REAL PROPERTY RECORDS Travis County, Texas

09091 0424

premises and improvements until the above described note and all interest thereon are fully paid according to the face, tenor, effect and reading thereof, when this Deed shall become absolute.

The said Vendor's Lien and Superior Title herein retained are hereby transferred, assigned, sold and conveyed to grantor, its successors and assigns, the payee named in said note.

EXECUTED this the 2/5tday of March, 1985.

HOWARD T. HAND. Now!

COUNTY OF TRAUS

This instrument was acknowledged before me on the Alstany of March, 1985 by HOWARD T. HAND.

NOTARY SEAL



Notary Public State of Texas MY COMMISSION EXPIRES:

(Printed name of Notary)

Address of Grantee:

PRIENE REYNOLDS 704 West Avenue # E Austin Delas 18701

STATE OF YEARS

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MAR 29 1985

COUNTY CLERK
TRAVIS COUNTY, TEXAS

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WARRANTY DEED (With Vendor's Lien Printed)

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3:45 PM 9402

7.00 INDX 2 2 08/07/87

99-00C+ 55.85-CHK+

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

THAT

COUNTY OF TRAVIS ERLENE REYNOLDS

of the County of TRAVIS , State of TEXAS (hereinafter called GRANTOR, whether one or more), for and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable considerations in hand paid and secured to be paid to GRANTOR herein by

ERIC G. BEHRENS , A SINGLE MAN

(hereinafter called GRANTER, whether one or more), the receipt of which is hereby acknowledged and confessed; together with the further consideration of the sum of ONE HUNDRED EIGHTEEN THOUSAND EIGHT HUNDRED AND NO/100

in cash advanced by

SANDIA MORTGAGE CORPORATION , A CORPORATION

LENDER at the special instance and request of the GRANTEE herein, the receipt of which is hereby acknowledged, which advance represents part of the purchase price of the hereby conveyed property; said amount evidenced by the execution and delivery by the GRANTEE herein of one certain promissory note of even date herewith in the principal sum of

ONE HUNDRED EIGHTEEN THOUSAND EIGHT HUNDRED AND NO/100

------(\$118,800.00)

payable to the order of LENDER as therein provided; said note is secured by vendor's lien herein retained and additionally secured by a Deed of Trust of even date herewith to

MICHAEL L. RIDDLE

Trustee, all together with other good and valuable consideration, the receipt and sufficiency of which is herewith asknowledged, has

ORANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL and CONVEY unto the hereinabove named GRANTES, all that certain land, lying, situated and being in the County of TRAVIS State of TEXAS, more particularly described as follows, to wit:

THE NORTH 1/2 OF LOT 8 AND THE SOUTH 1/2 OF LOT 9, BLOCK 34, TRAVIS HEIGHTS, A SUBDIVISION IN THE CITY OF AUSTIN, TRAVIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT OF RECORD IN VOLUME 3, PAGE 15, PLAT RECORDS OF TRAVIS COUNTY, TEXAS

GRANTEE: ERIC G. BEHRENS 1816 KENWOOD AUSTIN, TEXAS 78704

REAL PROPERTY RECORDS
Travis County, Texas
122767-30

10369 0350

3-0362-0608

In consideration of the payment of the aforesaid sum by LENDER as above set out, GRANTOR does hereby transfer, assign and convey unto LENDER, its successors and assigns, the vendor's lien and superior title herein retained and reserved against the property and the premises hereby conveyed; this assignment is made without recourse but without waiver of warranty.

This conveyance is made and accepted subject to any and all restrictions and easements of record affecting the property hereby conveyed.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging, unto the said GRANTEE herein heirs, or assigns forever. And GRANTOR does hereby bind AND heirs, executors and administrators, to WARRANT AND FOREVER DEPEND all and singular the said premises unto the said GRANTEE, AND HIS heirs and assigns, against every person whomsoever, lawfully

claiming or to claim the same, or any part thereof.

BUT IT IS EXPRESSLY AGREED AND STIPULATED that the Vendor's Lien is retained against the above described property, premises and improvements, until the above described note or notes, and all interest thereon, are fully paid, according to the face, effect and reading of the said note or notes, when this deed shall become

absolute.	,		
EXECUTED this the 3RD day	of AUGUST	, A.D., 19 87	
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HE STATE OF TEXAS COUNTY OF TRAVIS		ME, the undersigned aut	
ERLENE REYNOLDS			
	"1.7,	es and considerations the	egoing instrument, and rein expressed.
GIVEN under my hand and seal of o	ffice this the 646	day of AUGUST	, 19 87
JEANT ON W. Notary Public for the S		Mr. Waite	NOTARY SEAL
(seal)	es 6-8-23 otary Public,	TRAVIS	County, Texas
TRAVIS TRAVIS	whose name he same for the purpos	ses and considerations the	egoing instrument, and rein expressed.
ON DIS GROOT MY MENO GIRL SOM OF	ance this aic	day of AUGUST	, ¹⁹ 87
My commission expires:	****		
(seal)	Notary Public,	TRAVIS	County, Texas
THE STATE OF TEXAS COUNTY OF		ME, the undersigned au County and State, on this	
known to me to be the person and officer w to me that the same was the act of the said a corporation, and that he executed the sa		• •	,
therein expressed, and in the capacity there		sorboration tot the barf	www king considerations
GIVEN under my hand and seal of o	office this the	day of	, 19
My commission expires:	•		
(seal)	Notary Public,		County, Texas
Return To:			5 2 (2) 3 7, (3)
ERIC G. BEHRENS) 10) 240B

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AUSTIN, TEXAS 78704

FILED 1987 AUG -7 PH 3: 33

TRAVIS COUNTY CLERK

STATE OF TEXAS

I havely certify that this instrument was FILED on the date and at the line stamped beyon by may and may day if growth by may and may day RECORDED, in the Volume and Page of the named RECORDS of Trans. County, Texas, on

AUG 7 1987



10369 0352

Stewart Title of Austin, LLC 8701 North Mopac, Suite 330 Austin, TX 78759

DEED REPORT

Client: Thrower Design

Order Number: AR1933

Re: Lot 7 and the South 25 feet of Lot 8, Block 34, of TRAVIS HEIGHTS, a subdivision in Travis County, Texas, according to the map or plat of record in Volume 3, Page 15, of the Plat Records of Travis County, Texas.

As per your request we report that a search of the appropriate county records beginning August 12, 1946 and continuing through March 22, 2017 reveals the following conveyances:

- Warranty Deed filed August 15, 1946 from Paul A. Akers and Marilyn B. Akers as grantors, to D. H.
 Andrews and Osie Massey Andrews as grantees, recorded in Vol. 817, Page 205, of the Deed Records of
 Travis County, Texas.
- 2. Warranty Deed (correction) filed September 8, 1947 from Paul A. Akers and Marilyn B. Akers as grantors, to D. H. Andrews and Osie Massey Andrews as grantees, recorded in Vol. 873, Page 18, of the Deed Records of Travis County, Texas.
- 3. Warranty Deed filed October 12, 1948 from D. H. Andrews and Osie Massey Andrews as grantors, to Alfred Crider and Mattie Mae Crider as grantees, recorded in Vol. 913, Page 406, of the Deed Records of Travis County, Texas.
- 4. Warranty Deed filed December 5, 1950 from Alfred Crider and Mattie Mae Crider as grantors, to H. W. Thompson and Betty Ann Thompson as grantees, recorded in Vol. 1130, Page 337, of the Deed Records of Travis County, Texas.
- Warranty Deed filed February 4, 1952 from H. W. Thompson and Betty Ann Thompson as grantors, to Roy M. Head and Bertha P. Head as grantees, recorded in Vol. 1220, Page 42, of the Deed Records of Travis County, Texas.
- 6. Warranty Deed filed May27, 1954 from Roy M. Head, Individually and as Independent Executor of the Estate of Bertha P. Head, Deceased as grantor, to Board of American Missions of The Augustana Lutheran Church as grantee, recorded in Vol. 1454, Page 259, of the Deed Records of Travis County, Texas.
- 7. Warranty Deed filed May 31, 1955 from Board of American Missions of The Augustana Lutheran Church as grantor, to Prince of Peace Evangelical Lutheran Church, Austin as grantee, recorded in Vol. 1573, Page 183, of the Deed Records of Travis County, Texas.
- 8. Warranty Deed filed February 24, 1960 from Prince of Peace Evangelical Lutheran Church, Austin, Texas as grantor, to Leslie W. Moody, Jr. and Mary F. Moody as grantees, recorded in Vol. 2145, Page 130, of the Deed Records of Travis County, Texas.
- 9. Warranty Deed filed June 5, 1962 from Leslie W. Moody, Jr. and Mary F. Moody as grantors, to Leslie W. Moody and Donna Moody as grantees, recorded in Vol. 2466, Page 514, of the Deed Records of Travis County, Texas.

- Warranty Deed filed August 31, 1970 from Leslie W. Moody and Donna Moody as grantors, to Lyman E. Preston and Margaret L. Preston as grantees, recorded in Vol. 3920, Page 101, of the Deed Records of Travis County, Texas.
- 11. General Warranty Deed filed July 1, 2009 from Margaret L. Preston as grantor, to Eric J. Behrens as grantee, recorded under Document Number 2009110579, of the Official Public Records of Travis County, Texas.
- 12. Correction General Warranty Deed filed April 8, 2010 from Margaret L. Preston as grantor, to Eric G. Behrens as grantee, recorded under Document Number 2010048254, of the Official Public Records of Travis County, Texas.

Prepared by: Dave Merritt

Liability hereunder is limited to the amount paid for same. This report is furnished solely as an accommodation to the party requesting same and should not be relied upon, as a warranty or representation as to the title to the property described herein and may not be given to or used by any third party. Stewart Title of Austin, LLC., (hereinafter called "Title Company") assumes no liability whatsoever for the accuracy of this report, nor for any omission or error with respect hereto. YOU AGREE TO RELEASE, INDEMNIFY AND HOLD HARMLESS TITLE COMPANY BECAUSE OF ANY NEGLIGENCE BY TITLE COMPANY (WHETHER SOLE, JOINT OR OTHERWISE) FOR ANY CLAIM, LOSS, LIABILITY OR DAMAGES ARISING OUT OF THIS REPORT. This report is not title insurance. If a policy of title insurance is purchased, any liability thereunder shall be determined solely by the terms of such policy.

THE STATE OF TEXAS, ::

of July A. D. 1944 by deed of that date duly recorded in the Records of Deeds in Travis County volume x page x Grant, Sell and Convey to Carlos M. Ruiz and Maria R. Ruiz of the County of Travis State of Texas the fellowing described property, to-wit:

Lots Nos. 39 and 40 in Morseland Place, as shown by plat of record in Plat Book 3 page 37 of the Plat Records of Travis County, Texas.

and did in said deed retain a Vendor's Lien on the Property so Granted, Sold and Convyed, to secure the payment of a part of the purchase money mentioned in said deed as fallows, to-wit: As shown by one certain purchase money note in the sum of \$865.00, deted July 22, 1944 executed by the said Carlos M. Ruiz and Maria R. Ruiz, payable in monthly installments of \$17.50 to the said Fred C. Morse

And Whereas, said Vendor's lien note given as aforesaid for part purchase money of said property has been paid to fred C. Morse the legal and equitable holder and owner of said note:

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS; That I, the said Fred C. Morse the present legal and equitable owner and holder of said Vendor's Lien 1, the said Fred C. Morse hereby release, discharge and quitolaim unto the said Carlos M. Ruiz and Maria R. Ruiz their heirs and assigns, all rights, title, interest and estate in and to the property above described which I have or may be entitled to by virtue of being the owner of said Vendor's Lien note and hereby declare said property released and discharged of all liens created by virtue of said vendor's Lien note above described.

WITNESS my hand this 14th day of August A. D. 1946.

Fred C. Morse

THE STATE OF TEXAS ::

COUNTY OF TRAVIS ::

REFORE ME, the undersigned, a Notary Public in and for said County, Texas, on this day personally appeared Fred C. Morse, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, This 14th day of August, A. D. 1946/

Frances A. Young

Notary Seal

Notery Public in and for Travis County, Texas

Filed For Record August 15, 1946 at 12:10 P. M. Recorded August 18, 1948 at 1:20 P. M.

THE STATE OF TEXAS ::

COUNTY OF TRAVIS :: KNOW ALL

KNOW ALL MEN BY THESE PRESENTS:

That Paul A. Akers and wife, Marilyn B. Akers, of the County of Travis, State of Texes, for and in consideration of the sum of Twelve Hundred Seventy-five and No/100 (\$1275.00 pollars to them paid, and secured to be paid by D. H. Andrews and wife, Osia Mansey Andrews as follows, to-wit:

The sum of Twelve Hundred Seventy-five and no/100 (\$1275.00) Dollars, cash in hand paid, receipt of which is hereby acknowledged, have Granted, Sold and Conveyed, and by these presents to Grant, Sell and Convey, unto the said D. H. Andrews and wife, Osie Massey Andrews of the County of Travis, State of Texas, all that certain tract, percel or lot of Ising Known

as lot No. Seven (7) and the South half of Lot No. Eight (8), in Block Thirty-four (34), of Travis Heights Addition in the City of Austin, Travis County, Texas, according to the map or plat thereof of record in the Plat Records of Travis County, Texas, in Book, 3, page 15, This Conveyance being made, however, subject to ell the restrictions and obligations as mentioned and set forth in that certain deed of conveyance by Stacy Realty Co., to R. W. McCutcheon, recorded in the Deed Records of Travis County, Texas, Volume 481, pages 609 and 610, to which seed and the record thereof, reference is here made for all pertinent purposes.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said D. H. Andrews, their heirs and assigns forever and they do hereby bind themselves their heirs, executors and administrators to Warrent and Forever Defend, all and singular the said premises unto the said D. H. Andrews and wife, Osie Massey Andrews, their heirs and assigns, against ever whomsoever lawfully claiming to to claim the same, or any part thereof.

WITNESS their hands at Austin, Texas, this 12th day of August, 1946.

Paul Akers Marilyn B. Akers

\$1.75 U. S. Int. Rev. Stamps Canc.

BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared Paul A. Akers, and Marilyn B. Akers, his wife, both known to me to be the person whose names are subscribed to the foregoing instrument, and acknowledged to me that they each executed the same for the purposes and consideration therein expressed, and the said Marilyn B. Akers, wife of the said Paul A. Akers, having been examined by me privily and apart from her busband, and having the same fully explained to her, she, the said Marilyn B. Akers acknowledged such fastrument to be her act and deed and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 15th day of August, A. D. 1946.
Victor Bragg,

Notary Seal

Notary Public in and for Travis County, Texas

Filed For Record August 15, 1946 at 12:25 P. M. Recorded August 16, 1946 at 1:45 P. M.

THE STATE OF TEXAS ::

COUNTY OF TRAVIS :: KNOW ALL MEN BY THESE PRESENTS:

That we, McKinley Clark and Victoria Clark, of the County of Travis State of Texas for and in consideration of the sum of Four Hundred Ten and no/100 Dellars to us in hand paid by 0. F. Jackson have Granted, Sold and Conveyed, and by these presents do Grant, Sell and Convey, unto the said 0). F. Jackson of the County of Travis State of Texas all that certain lots, tracts or percel of land situated and lying and being in the County of Travis and State of Texas, and more particular described as follows. One Hundred Fifty feet, fronting West Bastrop St., and running back East One Hundred Fifteen feet and being the No. W. corner of Block No. 6, in the Lane Addition to the Town of Manor, in Travis County, Texas, and being all of Lots Six (6) & Seven (7) and the West fifteen feet (15 ft.) of Lot No. 8 in said Block No. 6 of the said lare Addition to the town of Manor, Travis County, Texas, as shown on the map of said addition in Plat Back No. 2, Page 225 in the Plat Records of Travis County, Texas.

TO HAVE AND TO HOLD the above descrived premises, together with all and singular the Ents and apportenences thereto in anywise belonging unto the said McKinley Clark and wife,

\$73/18

rights and appurtenences thereto in any wise belonging, unto the said Crantee, her heirs and assigns, forever, and Crantor hereby binds herself, her heirs, executors and administrators, to warrand and Forever Defend, subject to the terms and conditions hereof, all and singular the said pranises into the said Granteo, her heirs and religia, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

It is provided and agreed between the parties hereto that Cremtee purchases the above described premises subject to those restrictions and conditions heretofore impressed on said vance Park as set out in instrument recorded in Book 952, Page 441, of the Deed Roords of Travis County, Texas, to which instrument and the record thereof reference is here made for all pertinent purposes, and which are hereby made a part of this conveyance as fully and completely as if the same were here sot out in full.

Witness my hand, this the 2nd day of September, A.D. 1947.

(\$5.50 U.S. Int Rev Stamps Can)

Julia E. Vance.

THE STATE OF TEXAS,)

Before me, the undersigned authority, on this day personally

COUNTY OF TRAVIS.)

appealed Julia E. Vance, a feme sole, known to me to be the

person whose name is subscribed to the voregoing instrument, and she acknowledged to me that she executed the same for the purposes and the consideration therein expressed.

Given under my hand and need of office, this the 6th day of September, A.D. 1.94%.

(Motary Seal)

G. H. Brush

Botary Public, Travis County, Texas.

Filed for record Sent. 8, 1947 at 4:15 P.M. ---- Recorded Sept. 11, 1947 at 8:20 A.M.

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THE STATE OF TEXAS,)

COUNTY OF TRAVIS.)

HHOT ALL THE BY THESE PRESENTS:

That we, Paul A. Akers and wife, Marilyn B. Akers, of Trovis County, Texas, for and in consideration of the sum of Ten and no/100 (\$10.00) Dollars cash to us in hand paid by the Grantees hereinsfter named, the receipt of which is hereby acknowledged, Mave Granted, Solá, and Conveyed, and by these presents do Grant, Soll and Convey unto D. N. Andrews and wife, Osia Massey Andrews, of Trovis County, Texas, all that contain tract or parcel of land lying and being situated in the County of Trovis, in the State of Texas, and known and described as follows, towit:

Lot Number Seven (7) and the South helf of Lot Number Sight (8), in Block Thirty-four (34) of Travis Beights Addition in the City of Austin, Travis County, Texas, according to the map or plat thereof of record in the Clat Records of Travis County, Texas, in Book 3, page 15;

To have and to hold the slove described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the Crentees above named, their heirs and assigns forever. And we do hereby bind ourselves, our heirs, executors and administrators to Warrant and Forever Defend all and singular the said premises unto the said Grantees, their heirs and assigns, against every person whomsoever, lewfully claiming or to claim the same, or any part thereof.

This deed is made in place of and as a deed of correction of a deed made by the Grantor's berein to the Grantees herein dated applies 12, 19%6, recorded in Volume 817, at pages 314-315, of the Travis County Deed Records, which said deed recited that part of the consideration was secured to be paid, but in which said conveyance the consideration was cash paid and no lien, wither express or implied, was retained or intended to have been retained.

Witness our hands, this the 3rd day of September, A.D. 1947.

Paul A. Akers

jarilyn B. Akers

THE STATE OF TEXAS,)

Before, me, the undersigned authority in end for said County and State, on this day personally appeared Paul A. Akers and wire, Earlyn B. Akers, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purposes and consideration therein expressed. And the said Marilyn B. Akers, wife of the said Paul A. Akers, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said Marilyn B. Akers acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this 3rd day of September A.D. 1947.
(Motary Seal)

W. H. Wentland

Motary Public in end for Travis County, Texas.

Filed for record Sept. 8, 1947 at 4:30 P.M.--- Recorded Sept. 11, 1947 at 8:45 A.M.

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THE STATE OF TELLS,)

COURTY OF THAVIS.) HIG! ALL LED BY THESE PRESETS:

That we, C. W. Barney and wife, Anna Marney, of Travis County, Texas, for and in consideration of the sum of Seven Bundred and no/100 (\$700.00) Dollars each to us in hand paid by the Crentees he einafter no ed, the receipt of which is hereby admowledged and confessed, and for the papeant of which no right or lien, express or implied, is retained; and the further consideration of the sum of Fifty-five immared and no/100 (\$5500.00) Dollars secured to be paid in accordance with one certain promissory purchase money note of even date herewith executed by the Grantees herein, payable at our request to the order of Ceneral American Life Insurance Company, at its office in St. Louis, Missouri, on or before thirty (30) days after date, which company has this day advanced to us the face value of said note, which note bears interest from date at the rate of four per cent (\$65) her annum, and provides for the usual accelerated maturity and attorner's fees in the event of default; Have Granted, Sold and Conveyed, and by these presents do grant, sell and convey unto Steve M. Clark and wife, Henrietta Elizabeth Clark, of Travia County, Texas, all that certain lot, treet or parcel of land lying and being situated in the City or Austin, Travis County, Texas, and known and described as follows, towit:

Lot Number Twenty-three (23) in Block Number Three (3), Skyland Terrace, in the City of Austin, Travis County, Texas, according to the map or plat of said Addition of record in Plat Book 3, at page 170, or the Travis County Plat Records, and being the same property conveyed to C. W. Earney by Annie Tannebill, a widow, by deed dated July 16, 1946, recorded in Volume 813, at page 309, of the Travis County Deel Records;

To have and to hold the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belonging unto the Grantess above ne ed, their heirs or assigns, forever. And we do hereby bind ourselves, our heirs, executors and administrators to Warrent and Forever Defend, all and singular, the said previses unto the said Grantees, their heirs and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, subject, however, to all restrictions and easements which are of record applicable to the property conveyed.

But it is expressly agreed and stipulated that the vendor's lien is retained scalest the above described property, premises and improvements until the indettedness above mentioned and described, as evidenced by the hereinbefore described note, principal and interest, is

THE STATE OF TEXAS () KNOW ALL MEN BY THESE PRESENTS:

That we, J.H. Andrews and wife, Usia wissey Andrews, of Travis County, Texas, for and in consideration of the sum of Ten and No/100 (\$10.00) Bollars, and other good and valuable consideration to us cash in hand paid by Alfred Crider and wife, Mattie Mae Crider, the receipt of all of which is hereby acknowledged and confessed, and for which no lien is retained, either express or implied; and the further consideration of the sum of Seven Thousand Two Hundred Fifty and No/100 (\$7,250.00) Bollars evidenced by one certain promissory note of even date herewith, executed by the said Alfred Crider and wife, Mattie Mae Crider, payable at our request to the order of First Federal Savings and Loan Association of Austin, at Austin, Texas, on or before thirty (30) days after date, being for the principal sum of Seven Thousand Two Hundred Fifty and No/100 (\$7,250.00) Bollars, and bearing interest adthe rate of six (0%) per cent per annum, interest being due and payable at maturity of said note; said note contains the usual ten (10%) per cent attorney's fee clause in the event same is not paid when due and is placed in the hands of an attorney for collection or is collected through the bankruptcy, probate or other courts, and further reciting that same is secured by a vendor's lien on the hereimafter described property,

Have Iranted, Sold and Conveyed, and by these presents do hereby Grant, Sell and Convey, unto the said Alfred Crider and wife, Mattie Mas Crider of Travis County, Texas, the following described property and premises situated in Travis County, Texas, to-wit:

Lot No. Seven (7) and the South half of No. Eight (8) in Block Thirty-four (34) of Travis Heights Addition in the City of Austin, Travis Sounty, Texas, according to the map or plat thereof of record in the Plat Records of Travis County, Texas, in Vol. 3, Page 15; and being the same property conveyed by Paul Akers et ux. to D.H. Andrews et ux., by deed dated August 12, 1946, and recorded in Vol. 817, Pages 205-66, of the Deed Records of Travis County, Texas, to which reference is here made for all pertinent purposes.

To have and to hold the above described property and premises, together with all and singular, the rights and appurtenances thereto in anywise belonging, unto the said Alfred Crider and wife, Mattie Mae Crider their heirs and assigns, forever and we do hereby bind ourselves, our neirs, executors and administrators, to warrant and forever defend, all and singular, the said property and premises unto the said Alfred Crider and wife, Mattie Mae Crider their heirs and assigns, against every person whomseever lawfully claiming or to claim the same or any part thereof.

As further consideration herein, the said Grantees bind themselves to pay all taxes of every kind and character on the property hereinbefore described and conveyed as the same severally become due and payable during the existence of the herein described note with the express agreement that the Grantors are to pay all taxes up to and including 1947 and that the taxes for the year 1948 are to be pro rated between the parties as of the date of this deed; and the said Grantees further agree to keep the improvements on said property insured in some responsible insurance company or companies acceptable to the holder of the herein described note against loss by fire in the highest amount obtainable and against loss by eyclones, windstorms and tornadoes in the highest amount obtainable, and to have the policy or policies payable to the holder of said note as its interest may appear and to deposit such policy or policies with the holder of said note; and in case the said Grantees fail to pay the said taxes and insurance charges or any part thereof as the same severally become due and payable, then the holder of said note, at the option of such holder without being under legal obligation to do so, may pay such taxes and insurance

charges for and on account of the Grantees, and any such taxes and insurance charges paid by the holder of said note on said property shall, from the time of such payment constitute a debt against the said Grantees in favor of such holder paying the same for the amount so paid which shall bear interest from the time of such payment at the rate of six (0%) per cent per annum and the payment of such debt and interest shall also be secured by the lien retained in this deed.

But it is expressly stipulated and agreed that the vendor's lien is retained against the above described property and premises until the above described note and all interest there on in favor of First Federal Savings and Loan Association of Austin is fully paid according to its face and tenor, effect and reading, when this deed shall become absolute; and it is understood that a release of the above described note executed by said Association, or any other legal holder thereof, shall operate as a complete release of the lien herein retained.

And for and in consideration of the sum of seven Thousand Two Hundred fifty and No/100 (\$7,250.00) Dollars to us cash in hand paid by First Federal Savings and Lean Association of Austin, the receipt of which is hereby acknowledged and confessed, have Granted, Sold, Transferred and Assigned and by these presents do hereby Grant, Sell, Transfer and Assign, without recourse on us, unto First Federal Savings and Lean Association of Austin, its successors and assigns, the above described vendor's lien note, together with all and singular, the vendor's lien and all rights and titles equities and claims securing said note.

To have and to hold the above described note, together with the vendor's lien and all rights, titles, equities and claims securing said note unto First Federal Savings and Loan Association of Austin.

It is understood that the property herein conveyed is conveyed subject to all legal restrictions, conditions and covenants existing against same that are shown of record in the office of the County Clerk of Travis County, Texas.

In Testimony Whereof, witness our hands on this, the 1st day of October, 1948.

D.H. Andrews

Mrs. Osie Massey Andrews

\$12.65 U.S. Int. Rev. Stamps Can.

THE STATE OF TEXAS ()

COUNTY OF TRAVIS () BEFORE ME, the undersigned authority, a Notary Public in and for said County and State, on this day personally appeared Osie Massey Andrews, with of U.H. Andrews known to me to be the person whose name is subscribed to the foregoing instrument, the said waite Massey Andrews, wife of the said D.H. Andrews having been examined by me privily and apart from her husband, and having the same fully explained to her, she the said was Massey Andrews, acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Fiven under my hand and sear of office on this; the 11th day of October, 1948.

Herman Jones

Notary Public, Travis County, Texas.

(Notary Seal)

HE STATE OF TEXAS ()

COUNTY OF TRAVIS () BEFORE ME, the undersigned authority, a Notary Public in and foreadd County and State, on this daypersonally appeared D.H. Andrews, known to me to be the penson whose name is subscribed to the foregoing instrument and acknowledged to me that he recuted the same for the purposes and consideration present expressed. Given under my hand and seal of office on this the 1st day of October, 1948.

Notary Public, Travis County, Texas.

(Notary Seal)

Filed for Record Oct. 12, 1948 at 4:15 P.M. --- Recorded Oct. 13, 1948 at 11:05 A.M.

THE STATE OF TEXAS - ()

COUNTY OF TRAVES () KNOW ALL MEN BY THESE PRESENTS:

That the United Builders, a corporation organized and existing under and by virtue of the laws of the State of Texas, withits principal place of business in the City of Austin, Travia County, Texas, for and in consideration of the sum of Ten and No/100 (\$10.00) Dollars and other good and valuable consideration cash to it in hand paid by the Grantees hereinafter named, the receipt of which is hereby acknowledged and confessed, and for the payment of which no right or lien, express or implied, is retained, has Franted Sold and Conveyed, and by these presents does Grant, Sell and Convey unto S.E. Teaff et ux. Mary F. Teaff, of Travis County, Texas, subject to the restrictions, covenants and conditions hereinafter referred to, all that certain tract or parcel of land lying andbeing situated in the City of Austin, Travis County, Texas, being the Westerly portion of Lot No. eleven (11), in Block "D", Bluff View Addition, a subdivision in the City of Austin, Travis County, Texas, according to the map or plat thereof of record in Vol. 4, page 257, of Travis County Plat decords, to which reference is here made; and the Westerly portion of said Lot No. 11 hereby conveyed being described by metes and bounds as follows, to-wit:

Beginning at an Iron stake at the most westerly corner of Lot No. 11, Block "D", Bluff View Subdivision, in the City of Austin, Texas, as recorded in Plat Book 4, Page 257, Travis County Plat Records; Thence with the westerly line of said Lot No. 11, N. 26 30 E. 91-21 feet to an iron stake:

Thence with the northerly line of said Lot No. 11, S. 570 03 E. 98.84 feet to an iron stake;

Thence across said lot No. 11, S. 12° 44° W. 86.60° feet to an iron stake; Thence with the southerly line of said Lot No. 11 and the northerly line of Bluff Street N. 61° 34° W. 118.87 feet to the point of beginning, in accordance with survey made by Robert Coltharp, Prof. Eng.

To have and to hold the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said Grantees above named, their heirs or assigns forever. And the said United Builders does hereby bind itself, its successors and assigns, to Warrant and forever Defend all and singular the said premises unto the said Grantees, their heirs and assigns, against every person whomsoever lawfully-claiming or to claim the same, or any part thereof; provided, however, that this conveyance is given and accepted subject to all valid restrictive covenants and/or easements imposed upon the property herein conveyed as the same appear of record in the office of the County Dieve of Travis County, Texas.

The Grantor herein is to pay all taxes on the above described property for the years up to and including the year 1947, and taxes for the current year are to be assumed by the Grantaes; the same having been propaged as of the date of this deed.

In Witness Whereof the United Builders has caused these presents to be signed by Barnay F. Staughter its Vice-President, thereunto duly authorized, attested by its Secretary, and its common corporate seal to be become affixed, this Indiday of

MR STATE OF THEM

COURT OF THATES 4. THEN ALL MAN BY T

that we filted Oridor and wife, lightle Men Gridor, of Travis

-County, Texas, for and in consideration of the sun of fee Dollars (\$15,00)
and, other good and valuable semulateation to me could in head paid by
No We Transpoon and wife, Betay &m Thompson, the receipt of which is hereby animovinized and confessed, and for which no lime is retained, either
express or implied;

HAVE GENERAL, SOLD AND CONTRESS; and by these proceeds; DO CHAPT, SHELL AND CONTRES note the said Me No Thompson and mile, Botay Ann. Thompson, of Drawin County, Tenne, the Sailonday described let, treet or percel of land of tracted in Antilo, Travis County, Tanne, and heing more particularly described as follows; to-mits

Let 7 and the South emodule (1/2) of Lot 5, Reet 11, Travit Brights, an Addition to the City of America, Press, according to the use or plat thereof, reserved to Yel. 3, Page 15, First Records of Strains Country, Terras.

to make any to note the said president, topither with all and singular the rights and appertunence, thereto in separate belonging unto the said E. H. Diempoon and wife, Betay Ann Receptor, their hears and gardens downer.

deline to herely bind curvalues, our helm, amenters, of stationary and stationary and remains all and singular the said promises unto the said it. To Thompson and utile, Betty Jan Thompson, their helm and needing, against overly prison themselves leadedly challeng or to claim the same or any part thereof.

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BIL STATE OF TEXAS

COURSE OF TRAVE

Pafers me, the inderstand authority, on this day personally appeared Alfred Oridor and wife, Britis like Oridor, known he me to be the persons whose means are extended to the Origonia increment, and the persons where the me that they concerned the same for the purposes and consideration therein appreciag and the said finite like Oridor, mire of Alired Oridor, having soon emained by me privally and aport from her imminut, and having the same fully emplained to bery also, the original cold declared that she had willingly algued the same for the purposes and consideration therein apprecias, and that she did not wish to retroit to

divine major or band and sent or critico this 5 day of

NAME OF TAXABLE PARTY.

Piled for Record Dec. 5, 1950 at 4:15 P.M. Recorded Dec. 7, 1950 at 1:30 P.M.

THE STATE OF TRACES

KNOW ALL NEW BY THESE PROSERTS:

That we, H. W. Thompson and wife, Betsy Ann Thompson, of Travia County, Texas, for and in consideration of the sum of Ten and Bo/100ths Dollars (\$10.00); and other good and valuable consideration to us in hand the paid by Roy M. Head and wife, Bertha P. Head, the receipt of which is bereby acknowledged and confessed; and for the further consideration of the execution and delivery by Roy M. Head and wife, Bertha P. Head, to The A. W. Henderson Company of their certain promiseory note in the amount of Eight Thousand Five Hundred and No/100ths Dollars (\$8,500.00), with interest thereon at the rate of five per cent (5%) per ennum from date, both principal and interest being payable monthly on the first day of each month in installments of Sixty-seven and 22/100ths Dollars (\$67.22), including principal and interest, the first installment being due and payable on the first day of March, 1952, and a like installment on the first day of each ... month thereafter until said note, both principal and interest, is fully paid; and said note containing acceleration of maturity, attorney's fee, and prepays int clauses; and for the further consideration of the execution and delivery by Roy M. Head and wife, Bertha P. Head, of their ceretain promissomy note in the principal sum of Five Hundred and No/100ths Dollars ((500.00), bearing interest at the rate of five per cent (5%) per annum, payable to the order of H. W. Thompson in monthly installments of Yorty and No/100ths Dollars (\$40.00), or more, each, on the fourth day of each month commencing on the fourth day of March, 1952, and a like installment on the fourth day of each month theresfter until said note is fully paid, and having the usual acceleration of maturity and attorney to fee clauses;

HAVE GRANTED, SOID AND CONVEYED, and by these presents DO GRANT,

SELL AND CONVEY unto the said Roy M. Read and wife, Bertha P. Head, of

Travis County, Texas, all that certain lot, tract, or parcel of land, together with improvements thereon, situated in Austin; Travis County, Texas,
and more particularly described as follows, to-vit:

Lot 7 and the South one-half (2) of Lot 8, Block 34, Travis Heighto, an Addition to the City of Austin, Travis County, Texas, according to the map or plat thereof, recorded in Vol. 2, page 15, Plat Records of Travis County, Texas.

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TRAVIS COUNTY, TEXAS VOL 1200PAGE 43

TO HAVE AND TO MESDIAGE above described premises templer with all end singular the rights and symmetrum the thereto in daysies belonging unto the said Roy N. Head and wife, Berthe P. Head, their later and essigns forever.

and we do hereby bind ourselves, but batts, amortics and singular the ministrators to WARRANT AND FOREVER DEFEND all and singular the sold premises unto the said Roy M. Head and wife, but the P. Mandy their batter and assigns, against every person whomsoover lawfully claiming or to claim the same, or any part thereof.

But it is expressly agreed and stipulated that the vendor's lien and superior title are reserved and retained against the above described property together with the improvements thereon, until both of the shove described notes and all interest thereon are fully paid ac- ... cording to their face, tenor, effect and reading, when this deed is to become absolute. And it is understood, agreed and stipulated by the grantors herein that the lien retained herein securing the shows described note in the amount of Eight Thousard Five Hundred and Ro/100ths Dollars. (\$8,500.00), payable to the order of The A. W. Henderson Company, shall be a superior lien to that retained herein securing the above described note in the sum of Five Hundred and No/100ths Dollars (\$500,00), payable to the order of H. W. Thompson, and it is also expressly understood that the lien retained herein to secure the above mentioned Five Rundred and No/100ths Dollars (\$500.00) note payable to H. W. Thompson shall be a ... second, subordinate, and inferior lien to the lien retained herein securing said note in the emount of Eight Thousand Five Hundred and No/100ths Dollars (\$8,500.00) payable to the order of The A. W. Renderson Company.

And for a valuable consideration to us in hand paid by The A. W. Henderson Company, The A. W. Henderson Company having advanced and paid to us \$8,500.00 of the purchase money for the above described presises, the vendor's lien and superior title and all interest and equity reserved in this deed securing the payment of said note are here now transferred to the A. W. Henderson Company to secure the payment of said note and null interest, and attorney's fees provided for according to its terms and conditions.

TO HAVE AND TO HOLD the same unto The A. W. Henderson Company,

- 2 -

TRAVIS COUNTY, TEXAS VOL. 1000 PAGE 44

its successors and assigns forever; subject only to the right of the grantees to pay said note and to receive a release therefor.

Kithese our bends this 4th day of Pebruary, A. D. 1952.

THE STATE OF TREAS

COUNTY OF TRAVES

Before me, the undersigned authority, on this day personally appeared H. W. Thompson and wife, Betsy Ann Thompson, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they each executed the same for the purposes and consideration therein expressed, and the said Betsy Ann Thompson, wife of the said H. W. Thompson, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said Betsy Ann Thompson, acknowledged such instrument to be her act and deed, and she declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of

day of

Notes public in and for wis County

Filed for Record February 4, 1952 at 4:00 P.M. Recorded February 5, 1952 at 11:15 A.M.

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THE STATE OF THESE PRINCIPAL STATE OF THESE PRINCIPALS.

That I, BOY H. HELD, a vidover, of fravis County, force, Individually and as Independent Executor of the Estate of BESTER ? HEAD, Deseased, for and in commideration of the sum of 288 AND NO/100 (\$10.00) DOLLARS and other valuable consideration cash to me in hand paid by the Grantee hereinafter named, the receipt of which is hereby acknowledged and confessed, and for the payment of which no right or lien, express or implied, is retained; and for and in consideration of the further sum of The THOUSAND AND NO/100 (\$10,000.00) DOLLARS secured to be paid in accordance with that certain purchase money note, of even date herewith, executed by the Grantee herein, payable to the order of THA NUTUAL SAVINGS INSTITUTION, at Austin, Texas, the principal and interest of said note being payable in monthly installments as therein provided, and said note bearing interest as therein set out and providing for the usual attorney's fees and acceleration clause; and in addition to the vendor's lien herein retained said purchase money note is additionally secured by and or which much much power of sale, of even date herewith, to FRED C. HURSE, Trustee; HAVE GRANTED. SOLD AND CONVEYED, and by these presents do GRANT, SELL AND CONVEY unto BOARD OF AMERICAN KISSIONS OF THE AUGUSTANA LUTHERAN CHURCH, a corporation, or, anized and existing under the laws of the State of Minnesots, with its homeoffice in Hinneapolis, Hinnesots, subject to restrictions and/or casements hereinarter referred to, all that certain tract or puncel of land lying and being situated in the County of Travis, in the State of Texas, and described as follows, to-wit:

Lot No. Seven (7) and the South 1/2 of Lot No. Eight (8), in Block No. Thirty-Four (34), Travis Heights, an Addition to the City of Austin, Travis County, Texas, according to the map or plat thereof recorded in Vol. 3, Page 15, of the Plat Records of Travis County, Texas.

TO HAVE AND TO HOLD the above described premises, together with all and singular the rights and appurtenances thereto in anywise belonging unto the said Grantee above named, its successors or assigns forever, and I do hereby bind myself, my heirs, executors and administrators to WARRANT AND MOREVER DE END all and singular the said premises unto the said whomsoever Grantee, its successors and assigns, against every person/lawfully claiming

on to state the same, or any part thereof; PROVIDED, however, that this conveyance is hereby made subject to all valid restrictions and/or same, ments of resort in Travia Gounty, Texas, applicable to the property berein conveyed.

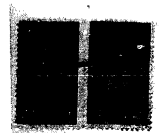
But, it is expressly agreed and stipulated that the vendor's lien is retained against the above describes property, premises and improvements until the indebtedness above mentioned and described, as evidenced by the hereinbefore described note, principal and interest, is fully paid according to its face and tenor, affect and reading, when this deed shall become absolute; and a release of said lien by the holder thereof shall operate as a release of the lien herein retained.

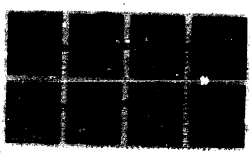
The Grantor herein is to pay all taxes on the above described property for the years up to and including the year 1953, and taxes for the current year are to be assumed by the Grantees, the same having been provated as of the date of this deed; and the Grantor is to pay the annual taxes, and in case of failure of the Grantor to pay said taxes, the helder of said note will have the option of either declaring said note due and payable, or paying said taxes on behalf on the Grantor he aim and adding said amounts so paid to the amount of principal them due on said note, and said said amount so added shall become as principal and bear the same rate of interest as said note, and the payment thereof being second by the vendor's lien herein recall the contents.

HITHES. MY HAND, Is the 25th day of May , A. D. 1954.

\$15.40 U.S. Int. Rev stamps Candelled

Roy H. Head, " widower, Individuall and as Independent Executor of the Estate of Bertha P. Head, Deceased.





THE STATE OF TEXAS (

COUNTY OF TRAVIS | REPORE ME, the undersigned authority, on this day personally appeared MOY N. HEAD;

Individually and as Independent Executor of the Estate of BERTHA.

E. HEAD, deceased, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, and in the capacities therein stated.

OF VEN UNDER MY HAND AND SEAL OF OFFICE, this the 27 day of May, A.D. 1954.

otary Public, Travia County,

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Filed for Record May 27,1954, at 4:45 P.M. Recorded Hame 1,1954, at 10:35 A.M.

This	Indenture, Made abi	a lat		day of		183
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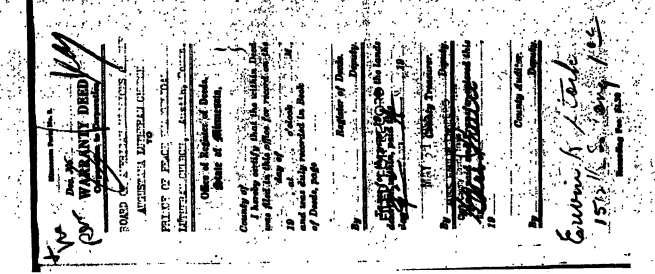
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TRAVIS COUNTY, TEXAS VOL. (573 PAGE 184

Filed for Record May 31, 1955 at 9:30 A.M. Recorded June 1, 1955 at 8:30 A.M.



L02/98

for pay say of a mod Ten Thomas (\$ 10, \$58.00), secured to be paid in helps Specific appropriately Granists, payets ey promissory note of even date i to the order of for the principal sum above set out; said note bearing interest at th Five & Three-FeerthsPer Cent \$-3/4%) per ansum, both principal in est payable in monthly installments of Sixty-Seven and 10/100-------Do (\$ 67.10) each, including interest, the first of such installments being , 1960 , and a like installment being due on or ? the 1st day of April the 1st day of each month thereafter until said note, both principal and inter has been paid in full, and providing the usual provisions for accelerated ma turity and attorney's fees in case of default, and said note being additionally secured by a deed of trust of even date therewith executed by Grantee(s) herein to W. H. BULLARD, Trustee, of Travis County, Texas, conveying the bereinafter described property to said Trustee for the use and benefit of First Austin Company , payee of said not has GRANTED, SOLD and CONVEYED, and by these presents does GRANT, SELL and CONVEY, unto Leslie W. Moody, Jr. and wife, Mary F. Moody, Grantee(s) of Travis County, Texas, all that certain lot, tract or parcel of land lying and being situated in the County of Travis, State of Texas, known and described as follows, to-witt Lot No. 7, and the South 25 feet of Lot No. 8, Block No. 34, in Trave Heights, an addition to the City of Austin, Travis County, Texas, according to the map or plat of record in Vol. 3, Page 15, Travis County Piat Records.

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L02/99

Bot It is expressly agent and attentioned that the vendor's lies, of against the above described property, provides and transcenses has induced property and described, as evidenced by the induced notes that the property is fully paid accompany described notes both principal and interest is fully paid accompany. of the face and house; after; and readily. Then this days about shall become about and a face of the f for value received from Piret Austin Company
which company has this day odvanced to it the face value of said note, has transferred and assigned, and by these presents does transfer and essign unto said First Austin Company
the vendor's lies herein retained, together with all rights, equities and
superior title thereto securing the payment of said note, as above described, but without recourse. EXECUTED this 24th day of February 1960 PRINCE OF PEACE EVANGELICAL LUTHERAN CHURCH Ray Challstom, President of the Board of Trustees E.S. Mi. Net. Stamps emphilis Arthur Munson, Secretary of the Board of Trustees THE STATE OF TEXAS COUNTY OF TRAVIS BEFORE ME, the und reigned, a Notary Public in and for said ty and State, on this day personally appeared Ray Challstrom & Arthur M to me to be the personnal officen whose named subscribed to the going instrument, and acknowledged to me that the same was the act Prince of Peace Evengelical Latheren Church , and thatthey have was the act of sufficient for the purposes and therein expressed, and in the capacity therein stated, Geven under My Band and Seal of Oppice the ""

3). (3). (1)/

KNOW ALL MEN BY THESE PRESENTS: That we LESLIE V. MODDY, JR., and wife, MARY F. MODDY

of Travis County, Texas, for and in consideration of the sum of Ten Dollars \$10.00) cash, and other valuable consideration to us in hand paid by LESLIE W. MOODY and wife, DOREA MOODY

of Travis County, Texas, the receipt of which is hereby acknowledged and confessed, and for payment of which no lies, expressed or implied, is remined, except as hereinafter set out, know (has) GRANTED, SOLD and CONVEYED, and by these presents do(es) GRANT, SELL and CONVEY unto said

LESLIE W. MOODY and wife, DOSHA MOODY of Travis County, Texas, all that certain lot, tract or parcel of land lying and being situated in the City of Austin, Travis County, Texas, known and lescribed as follows, to-wit:

Lot No. 7, and the South 25 feet of Lot No. 8, Block No. 34, in Travis Heights, an addition to the City of Austin, Travis County Texas, according to the map or plat of record in Yolume 3, Page 15, Travis County Plat Records.

TO HAVE AND TO HOLD the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belonging unto the said

LESLIE W. MOODY and wire, DONNA MOODY, their heirs and assigns, forever; and we, LESLIE W. MOODY, JR., and wife, MARY F. MOODY lo(es) hereby bind ourselves, our heirs and assigns to warrant and forever defend all and singular the said premises unto the said

LEGINE W. MOODY and wife, DORMA MOODY, their heirs and assigns, against every person whomsoever lawfully claiming, or to claim he same or any part thereof.

PROVIDED AND EXCEPT, HOWEVER, that the conveyance herein made is subject to and Grantes(s) expressly assume(s) the payment of a certain vendor's lien and deed of trust lien, which are now an encumbrance mon said land, both to secure the payment of one certain promissory note in the original principal sum of \$10,650.00 , and presently unpaid balance of \$10,187.96 , dated February 24, 1960 , payable to the order of

FIRST AUSTIN COMPANY
the in monthly installments of \$67.10 each, including interest at the rate
of 5-3/4 % per assum, the next installment being due July 1, 1962
and a like installment being due on the list day of each month thereafter,
actil said note, both principal and interest, has been paid in full, and containing usual provisions for accelerated maturity and attorney's fees in case of
default, said note being the identical note described in a warranty deed dated
February 24, 1962 , recorded in Vol. 2145, Pages 130 , et seq.

Deed Records of Travis County, Texas, and additionally secured by a deed of trust bearing even date therewith, recorded in Vol. 2153 , Pages 242 , et seq., Beed of Trust Records of Travis County, Texas, to which records reference is here made for a more particular description of said note and the liens securing same.

Witness our hands

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THE STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, the undersigned, a Notary Public in and for said County and State, on this day personally appeared IESLIE W. MOODY, JR.

and wife, MARY F. MOODY both known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they each executed the same for the purposes and consideration therein expressed, and the MARY F. MOODY wife of the said

LESIJE W. MOODY, JR. having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said MARY F. MOODY

declared that she had willingly signed the same for the purposes and consider ation therein expressed, and that she did not wish to retract it.

> GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 42h . 191 62

> > Notary Public in and for Travis County,

THE STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, the undersigned, a Notary Public in and for said Sounty and State, on this day personally appeared. known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of the said

a corporation, and that he executed the same as the act of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this

day of

Notary Public in and for Travis County,

1962 at 1030 M. Texas.

THE STATE OF TEXAS

COUNTY OF TRAVIS

NE 31-7025<

KNOW ALL MEN BY THESE PRESENTS: That

we, LESLIE W. MOODY and wife, DONNA MOODY,

County, Texas, for and in consideration of the sum of Ten Dollars (\$10.00) cash, and other valuable consideration to us in hand paid by LYMAN E. PRESTON and wife, MARGARET L. PRESTON, of Travis County, Texas, the receipt of which is hereby acknowledged and confessed, and for payment of which no lien, expressed or implied, is retained, except as hereinafter set out, have (has) GRANTED, SOLD and CON-VEYED, and by these presents do(es) GRANT, SELL and CONVEY unto said

LYMAN E. PRESTON and wife, MARGARET L. PRESTON, of Travis County, Texas, all that certain lot, tract or parcel of land lying and being situated in the City of Austin, Travis County, Texas, known and described as follows, to-wit:

> Lot Seven (7), and the South Twenty-five Feet (S. 25') of Lot Eight (8), Block Thirty-four (34), in Travis Heights, an addition in the City of Austin, Travis County, Texas, according to the map or plat thereof of record in Book 3, Page 15, Travis County Plat Records.

TO HAVE AND TO HOLD the above described premises, together with all and singular, the rights and appurtenances thereto in anywise belong-

LYMAN E. PRESTON and wife, MARGARET L. PRESTON, their heirs and assigns, forever; and we, the Grantors herein, do(es) hereby bind ourselves, our heirs, executors and administrators, to warrant and forever defend all and singular the said premises unto the said

LYMAN E. PRESTON and wife, MARGARET L. PRESTON, their heirs and assigns, against every person whomsoever lawfully claiming, or to claim the same or any part thereof, subject to all easements and restrictions of record.

PROVIDED AND EXCEPT, HOWEVER, that the conveyance herein made is subject to and Grantee(s) expressly assume(s) the payment of a certain vendor's lien and deed of trust lien, which are now an encumbrance upon said land, both to secure the payment of one certain promissory note in the original principal sum of \$ 10,650.00 , and presently unpaid balance , dated February 24, 1960, of \$7,908.05 , payable to the order of FIRST AUSTIN COMPANY

due in monthly installments of \$ 67.10 each, including interest at the rate of 5 3/4 % per annum, the next installment being due September 1, 1970, and a like installment being due on the lst day of each month thereafter, until said note, both principal and interest, has been paid in full, and containing usual provisions for accelerated maturity and attorney's fees in case of default, said note being the identical note described in a warranty deed dated February 24, 1960 , recorded in Vol.2145 , Pages 130 , et seq.,

32-3097

Deed Records of Travis County, Texas, and additionally secured by a deed of trust bearing even date therewith, recorded in Vol. 2153, Pages 242, et seq., Deed of Trust Records of Travis County, Texas, to which records reference is here made for a more particular description of said note and the liens securing same.

EXECUTED this 28th day of August

1970,

Leslie W. Moody

Donna Moody

THE STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this day personally appeared

LESLIE W. MOODY and wife, DONNA MOODY,

known to me to be the person(s) whose name(s) is subscribed to the foregoing instrument, and acknowledged to me that the y executed the same for the purposes and consideration therein expressed.

	CIAEM ONDE	MA CAMPIAN Y	D SEAL OF OFFICE, mis
day of	August	, 19 70 .	
			(Angelen W. Drank
SEAL			NOTARY PUBLIC, TRAVIS COUNTY TEXAS.

NOTARY

THE STATE OF TEXAS

COUNTY OF TRAVIS

BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this day personally appeared

known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of the said

a corporation, and that he executed the same as the act of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of ______, 19 .

NOTARY PUBLIC, TRAVIS COUNTY, TEXAS.

32-3098

ING 31 8 CO AN "70
EMILIE LINGERG
COUNTY CLERK
RAVIS.COUNTY, TEXAS.

STATE OF TEXAS

i - I bereby certify that this instrument was FILED on the
date and at the time stamped hereon by me; and was duly
RECORDED, in the Volume and Page of the named RECORDS
of Travis County, Texas, as Stamped hereon by me, on

AUG 31 1970

Emilie dimberg
COUNTY CLERK
TRAVIS COUNTY, TEXAS

03-90 6826 ml/SK



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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

TRAVIS

GENERALWARRANTY DEED

Margaret L. Preston, of Travis County, Texas ("Grantor"), for the consideration hereinafter stated, does GRANT, SELL, AND CONVEY unto Eric J. Behrens, a single person, of Travis County, Texas ("Grantee"), the following described real property, together with all improvements thereon, situated in Travis County, Texas (the "Property"):

Lot 7 and the South Twenty-Five (25) feet of Lot 8, Block 34, of TRAVIS HEIGHTS, an Addition in Travis County, Texas, according to the map or plat thereof, recorded in Book 3, Page 15, of the Plat Records of Travis County, Texas.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereto in anywise belonging unto Grantee, Grantee's heirs and assigns, forever.

And Grantor does hereby bind Grantor, Grantor's heirs, executors and administrators, to WARRANT AND FOREVER DEFEND, all and singular, the Property unto Grantee, Grantee's heirs and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof, subject however, to all restrictions, easements and mineral reservations, if any, which are of record applicable to the Property. Grantee assumes the responsibility for the payment of the 2009 ad valorem taxes and all subsequent ad valorem taxes assessed against the Property.

\$10.00 and other valuable consideration paid to Grantor for which no lien either express or implied is retained.

Grantee's Mailing Address:

1816 Kenwood Avenue Austin, Texas 78704

Executed this 29th day of June, 2009.

GRANTOR:

aut Presto

THE STATE OF TEXAS
COUNTY OF TRAVIS

This instrument was acknowledged before me on the 29^{th} day of June, 2009, by Margaret L. Preston.



Notary Public - State of Texas

Print Name: MARIE LOVE

My commission expires: 51413

After Recording Return To: Eric Behrens 1816 Kenwood Avenue Austin, Texas 78704

FILED AND RECORDED

OFFICIAL PUBLIC RECORDS

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PEREZTA \$20.00

DANA DEBEAUVOIR COUNTY CLERK

TRAVIS COUNTY TEXAS



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NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.



CORRECTION GENERAL WARRANTY DEED

Margaret L. Preston, of Travis County, Texas ("Grantor"), for the consideration hereinafter stated, does GRANT, SELL, AND CONVEY until Eric G. Behrens, a single person, of Travis County, Texas ("Grantee"), the following described real property, together with all improvements thereon, situated in Travis County, Texas (the "Property"):

Lot 7 and the South Twenty-Five (25) feet of Lot 8, Block 34, of TRAVIS HEIGHTS, an Addition in Travis County, Texas, according to the map or plat thereof, recorded in Book 3, Page 15, of the Plat Records of Travis County, Texas.

TO HAVE AND TO HOLD the Property, together with all and singular the rights and appurtenances thereto in anywise belonging unto Grantee, Grantee's heirs and assigns, forever.

And Grantor does hereby bind Grantor, Grantor's heirs, executors and administrators, to WARRANT AND FOREVER DEFEND, all and singular, the Property unto Grantee, Grantee's heirs and assigns, against every person whomsoever lawfully claiming, or to claim the same, or any part thereof, subject however, to all restrictions, easements and mineral reservations, if any, which are of record applicable to the Property. Grantee assumes the responsibility for the payment of the 2009 ad valorem taxes and all subsequent ad valorem taxes assessed against the Property.

\$10.00 and other valuable consideration paid to Grantor for which no lien either express or implied is retained.

This Correction Warranty Deed is made in place of and to correct the General Warranty Deed (the "Prior Deed") executed by Grantor, dated June 29, 2009, recorded as Document No. 2009110579 of the Official Public Records of Travis County, Texas. By error and mistake, the Property was conveyed to ERIC J. BEHRENS instead of the Grantee herein named. This Correction General Warranty Deed is made by Grantor and accepted by Grantee to correct said mistake and to replace the Prior Deed in its entirety with this Correction General Warranty Deed.

Grantee's Mailing Address:

1816 Kenwood Avenue Austin, Texas 78704

Executed this 1th day of April, 2010.

Maryant L. Hester

Margaret 1/2. Prestor

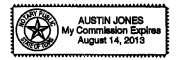
THE STATE OF TEXAS

§

COUNTY OF TRAVIS

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This instrument was acknowledged before me on the 1th day of April, 2010, by Margaret L. Preston.



After Recording Return To: Eric Behrens 1816 Kenwood Avenue Austin, Texas 78704 Notary Public State of Texas

Print Name: Austin Jones

My commission expires: Aug. 14, 2013

FILED AND RECORDED

OFFICIAL PUBLIC RECORDS

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GONZALESM \$20.00

DANA DEBEAUVOIR COUNTY CLERK

TRAVIS COUNTY TEXAS

L02/109



510 S. Congress Avenue, Ste. 207 P. O. Box 41957 Austin, Texas 78704 (512) 476-4456

May 15, 2017

Board of Adjustments C/O Leane Heldenfels City of Austin PO Box 1088 Austin, Texas 78767

RE:

Board of Adjustment, 1814, 1816, 1820 Kenwood Avenue

Members of the Board,

This firm represents the Owner of the property for the above referenced addresses located in the Travis Heights Neighborhood. The properties subject to this case consist of lots 7, 8, 9, 10 of Block 34 of the Travis Heights Subdivision, recorded in recorded in 1913. These 4 lots have only ever been developed as 3 single-family homes, each with a rear accessory structure.

While the properties have always existed in the configuration of 4 lots, according to deed history, ownership lines have not followed the plat lines since 1930 when the first house and accessory structure was built straddling two of the lots, now known as 1816 Kenwood Avenue. Similarly, 1820 Kenwood Avenue was built in 1947 straddling two lots. Improvements at 1814 Kenwood Avenue were built in 1950. The ownership lines of the three addresses have existed in this configuration, built atop lot lines and with accessory structures located in the present-day building setback areas.

The scenario is unique in that ownership and construction typically follows lot lines. Memorializing the ownership lines of the properties requires an amended plat to create 3 lots from the long standing, 4-lot configuration. However, the accessory structures challenge the approval of the amended plat since they are located within the rear and side-yard setbacks. Without an amended plat, future ownership transactions will be encumbered for these properties.

LAND PLANNERS

L02/110

A successful variance to the rear and side-yard setbacks will allow the accessory structures to be maintained in the original, historic configuration on the lots with the amended plat.

We respectfully request a favorable review by the Board of Adjustment to allow for a variance in this scenario. Doing so will help maintain the character that the Travis Heights Neighborhood has known for decades.

Should you have any questions or need additional information, please contact me at my office.

Sincerely,

A. Ron Thrower

a. Ron Tu

