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By Carrier Botics to Mail Tax Notice to Dex#3 49-75-37 Address WARRANTY DEED HOME & GARDEN COMPANY, a Utah Corporation organized and existing under the laws of the State of Utah, with its principal office at Salt Lake City, of County of Salt Lake, State of Utah, GRANTOR, hereby CONVEYS and WARRANTS to DEMBY C. PUSSLEY and MAXIA C. PUSSLEY, his wife, as joint tenants and not as tenants in common with full rights of survivorship, GRANTERS, of Salt Lake, for the sum of Ten and No/100 (\$10.00) Dollars and other good and valuable considerations the following tenant of land in Salt Lake Grants State of Utah sideration; the following tract of land in Salt Lake County, State of Utah:
Commencing West 343.2 feel along lot line and South 257.10 feet parallel to East lot line,
from the Northeast corner of Lot 11, Block 17, Ten Acre Flat *A*, Big Field Survey; thence
West 374.494 feet parallel to Worth line of Lot 11; thence South 51.0 feet parallel to West
line of said Lot 11: thence East 374.346 feet parallel to Worth line of said Lot 12: thence line of said Lot 11; thence East 374,346 feet parallel to North line of said Let 11; thence North 51.0 feet parallel to East line of said lot 11 to the point of commencement.

Together with a right-of-way over the following: Commencing West 718.44 feet along lot line and South 104,775 feet parallel to West lot line from the Wortheast corner of Lot 11, Block 17, Ten Acre Flat "A", Big Field Survey; thence West 18 feet to the West side of said Lot 11; thence South 314,325 feet along the west side of Lot 11; thence East 18 feet; thence North 314,325 feet to the point of commencement. Subject to and together with a perpetual easement and right of way for the use and benefit of the wwners of land adjoining each side, their heirs, executors, administrators and assigne, over, upon and across the West 5 feet of the first described property and the West 5 feet of the adjoining 51 feet running North to said Well.
Subject to an easement for irrigation ditch over the East 5 feet of the property first And for the consideration aforesaid, the above named Grantor hereby convey and quitclaim expressly without any warranty, to the above named Grantees, an undivided 1/6th interest in and to the following: Commencing at a point West 717.694 feet along the North line and South 257,1 feet parallel to East lot line from the Northeast quarter of Lot 11, Block 17, Ten Acre Plat "A", Big Field Survey and running thence East 10 feet; thence North 10 feet; thence West 10 feet; thence South 10 feet to point of commencement, Together with an undivided 1/6th interest in and to all of the right, title and interest of the Grantor in and to the well situated upon the last above described premises, designated by the State Engineer of the State of Utah, as Well #15605, including an undivided 1/6th interest in and to all waters contained in, now flowing from and that may hereafter flow from said well; the undivided 1/6th interest in said well and waters to be used upon and are hereby made appurtenant to, the first above described property. Subject to General Taxes after August 2, 1945. The Grantees hereby agree to the following reservations, restrictions, conditions and provisions of sale: That no estate in or possession of the said premises shall be sold, transferred or conveyed to any person not of the Caucasian race. The Grantees does hereby covenant and agree with the Grantor, its successors and assigns, and with each and every purchaser and owner of lot or lots in the above mentioned property.

The Grantees, their heirs, successors and assigns will not erect or permit to be erected onthe lot or lots above described and purchased by them any building or construction to be used for any purpose other than a one-family dwelling construction only a barn, grage, and thecustomary outhouses, and that no dwelling house shall be erected or permitted to be erected on said lot or lots which shall cost less than \$1,000.00 within 60 feet of street frontline, and that a dwelling house costing more than \$1,000.00 shall be set at least 15 feet back from the said street frontline. And all outbuildings such as coops, barns, sheds priviles, etc., not including garages, shall be set back at least 100 feet from street line. The Officers who sign this deed hereby certify that this deed and the transfer represented thereby was duly authorized under a resolution duly adopted by the board of directory of the Grantor at a lawful meeting held and attended by a quorum. IN WITHISS WHEREOF, the Grantor has caused its Corporate name and seal to be hereunto affaced by its duly authorized Officers this 10th day of June, A. D. 1950. HOME & GARDEN COMPANY C. BY_d ą jeu k STATE OF UTAH COUNTY OF SALT COUNTY OF SALT LAKE) SS.

On the first day of June, A. D. 1950, personally appeared before me Louis C. Kimball and D. Caylor Kimball, who duly being sworn did say, each for himself, that he, the said Louis C. Kimball is Secretary and Treas, of the Hard Strain Company, and that the witnin and foregoing instrument wavesigned in behalf of said Corporation by authority of a resolution of its board of directors and said Louis C. Kimball, and duly acknowledged to me that said Corporation executed the said of said Corporation. TAKE) SS. Notary Public My Comission expires Oct 26 - 195/ Residing in Salt Lake City, Utah