...County Recorder.

5647

## WARRANTY DEED \$4.40 revenue stamp duly cancelled.

## Know All Men By These Presents

This cover e easement ry sewers a or under toon, and over the Graphirs and as ires, condu	EE, the receipt of which is hereby acknowledged, does hereby GRANT, BARGAIN, SELL, and CONVEY to the GRANTEE heirs, and assigns forever the following real estate: SITUATED in the State of Utah, County of Carbon:  Lot
ry sewers or under on, and or The Gra eirs and as ires, condu	renant is subject to and the Grantor excepts and reserves to himself and for the convenience of the Grantor, his heirs and assign that and right to use in common with the Grantee S. theirheirs, and assigns, utility strips, driveways, sidewalks, storm and sar with connections and outlets, pipes, poles, pole rights, lines, wires, conduits, transformers and all other appurtenances in and over the above described premises and serving said premises, as well as other lands of the Grantor, together with the right to enter it were the above premises for the purpose of installing, maintaining, and repairing the same.  Anter further grants to the Grantee S, theirheirs, and assigns, the easement and right to use in common with the Grantor, he
ry sewers or under on, and or The Gra eirs and as ires, condu	renant is subject to and the Grantor excepts and reserves to himself and for the convenience of the Grantor, his heirs and assign that and right to use in common with the Grantee S. theirheirs, and assigns, utility strips, driveways, sidewalks, storm and sar with connections and outlets, pipes, poles, pole rights, lines, wires, conduits, transformers and all other appurtenances in and over the above described premises and serving said premises, as well as other lands of the Grantor, together with the right to enter it were the above premises for the purpose of installing, maintaining, and repairing the same.  Anter further grants to the Grantee S, theirheirs, and assigns, the easement and right to use in common with the Grantor, he
ry sewers or under on, and ov The Gra eirs and as ires, condu	with connections and outlets, pipes, poles, pole rights, lines, wires, conduits, transformers and all other appurtenances in and over the above described premises and serving said premises, as well as other lands of the Grantor, together with the right to enter it were the above premises for the purpose of installing, maintaining, and repairing the same.  Interference of the Grantee of Installing, and assigns, the easement and right to use in common with the Grantor, here
ires, condu	
	its, transformers, and all other appurtenances to the above premises, in and over, on or under the Grantor's other lands and ser nises hereby conveyed and other lands of the Grantor.
This con	nveyance is made subject further to easements, reservations, conditions, and limitations set forth in a deed from THE GENEV
the follow bject to the nefit of the	MPANY to John W. Galbreath, recorded in Volume
1.	Said premises shall be used exclusively for residential property;
2.	No spirituous malt, brewed, fermented, or intoxicating liquors shall be manufactured or sold on said premises;
3.	Said premises shall not be used for any purpose that may endanger the health, or unreasonably disturb the quiet, of any occupant of adjoining or neighboring premises;
4.	No business, trade, or manufacturing of any nature shall be carried on upon said premises; and said premises shall never be used for any purpose inconsistent with the nature of a strictly residential district;
5.	No structure shall be erected, altered, placed, or permitted to remain, on said premises, other than a one family dwelling not to exceed two stories in height and one private garage for not more than two cars, the setback line as established by existing structures shall be maintained and no structure shall be extended, erected or placed within six feet of either side of any lot;
6.	Each of the foregoing restrictions and limitations shall be independent of every other such restriction and limitation and the invalidity of any one or more of said restrictions or limitations shall not affect the validity and binding effect of any of said limitations and restrictions. As one of the considerations for this deed, it is further mutually agreed by the parties hereto, and the Grantee covenant that the foregoing restrictions and limitations shall run with the land, and shall inure not only to the Grantor but also to the benefit of any person or for the owners of lots or lands in the neighborhood of the premises hereby conveyed; that these restrictions and covenants are entered into in considerations of rights and restrictions in other covenants made or that shall be made by the Grantor covering property in the neighborhood of the premises hereby sold and in residential districts established by the grantor; and it shall be lawful not only for the grantor, his heirs and assigns, but also for the owner or owners of any lot or lots in the neighborhood of the premises hereby conveyed, or in the district established by the Grantor of which these premises hereby conveyed are part, directing title through or under the Grantor, to institute or prosecute any action by law against any person or persons violating or threatening to violate any of said restrictions.
TO HAY	VE AND TO HOLD said premises, except as above described and written, with all the privileges and appurtenances thereunto be
	the said Grantee s, their heirs, and assigns forever.
at he is la	e said Grantor, for himself, his heirs, and assigns, does hereby covenant with the Grantee s., their heirs, successors, and assign awfully seized of the above premises and that except as above described and written, such premises are free and clear of all incurates over save and except taxes and assessments and payments thereof falling due at and after the 3rd. Monday in September 1.
	Grantee assume, and save and except the foregoing reservations, conditions, restrictions and limitations. The Grantee,
th	emselves, their heirs, and assigns, by the acceptance of this deed, covenant and agree that they shall be foregoing restrictions as to the use to which said premises shall be put, and that they shall not violate any of sa
estrictions.	e said Grantor, for himself, his heirs and assigns, does further covenant with the Grantees, their heirs, and assigns, that
ill forever nd assigns,	warrant and defend the same with the appurtenances thereunto belonging unto the said Grantee S, their heirs, successor, against the lawful claims of all persons except as hereinbefore set forth.
IN WIT	TNESS WHEREOF the said Grantor, JOHN W. GALBREATH has hereunto set his hand this lst day of October.
IGNED AN RESENCE	ND ACKNOWLEDGED IN THE OF:
Billi	e Lawrence  John W. Galbreath
R	. E. Moraine (John W. Galbreath)
OUNTY O	Ohio F Franklin ss.
	1s.tday ofQc.t.ober, 19.48, personally appeared before me JOHN W. GALBREATH, personal e to be the signer of the foregoing instrument, who duly acknowledged to me that he executed the same.
	Billie Lawrence
	0-1
	Notary Public—residing at Columbus, Onto  (seal)  My commission expires the 4th day of Sept.  Trence, Notary Public, Franklin County, Ohio. My commission expires Sept.4,1950  Record this 25th day of March A. D., 19, 49 at 3.59 p.m.