Land Records, Town of Manchester, Connecticut. Lakewood Circle (vol 141, p. 270, June 21, 1941)

and map SB2-18

To all People to whom these Presents shall come—Greeting:

I. Iva J. Watkins, Rusto Pt. THAT

of the Town of Manchester, County of Hartford, and State of Connecticut, for the consideration of

a valuable sum in Dollars, Mary S. Olmsted of the Town of Manchester County of Hartford full satisfaction of received to my State of Connecticut.

Do give, grant, bargain, sell and confirm unto the said Mary S. Olmsted

heirs and assigns forever, that certain lot of land situated in said Manchester, bounded and described as follows, to wit:

Said land is known and designated as Lot 16 (Sixteen) as shown on a map marked "Revised Layout 'LAKEWOOD CIRCLE' Manchester, Conn C. Elmore Watkins, Owner & Developer. Scale 1" - 100' April 12, 1941, Thomas H. Desmond & Associates Inc Planning Consultants Hayden L. Griswold, Civil Engineer." which map is now on file in the town clerk's office in said Manchester, reference to which is hereby made for further description.

Said Lot 16 is bounded Northerly by Plot B, as shown on said map, One Hundred (100) feet; Easterly by Lot 15, as shown on said map, Two Hundred (200) feet; Southerly by Lakewood Circle South, One Hundred (100) feet; and Westerly by Lot 17, as shown on said map, Two Hundred (200) feet.

The above described premises are conveyed subject to the following Protective Covenants:

A. All lots in the tract shall be known and described as residential lots. No structures shall be erected, altered, placed, or permitted to remain on any residential building plot other than one detached single-family dwelling not to exceed two and one-half stories in height and a private

B. No building shall be erected, placed or altered on any building plot in this subdivision until the external design and location thereof have been approved in writing by the owner, her successors or assigns: Provided, however, that if the owner, or her agent, fails to approve or disapprove such design and location within thirty days after such plans have been submitted to her or if no suit to enjoin the erection of such buildings or the making of such alterations has been commenced prior to the completion thereof, such approval will not be required.

This covenant shall prevail for ten years from May 1, 1940. After May 1, 1950, approval of the external design and location and all alterations

shall be referred to a neighborhood committee, elected by a majority of the owners of lots in Lakewood Circle. C. No building shall be located nearer to the front lot line or nearer to the side street line than the building setback lines shown on the recorded plat. No building shall be located nearer than 15 feet to any side lot line except that the side line restriction shall not apply to a detached garage or other outbuilding located 75 feet or more from the front lot line.

D. No residential structure shall be erected or placed on any building plot, which plot has an area of not less than 12000 square feet nor a width E. No noxious or offensive trade or activity shall be carried on upon any lot nor shall anything be done thereon which may be or become an

annoyance or nuisance to the neighborhood. F. No persons of any race other than the white race shall use or occupy any building or any lot, except that this covenant shall not prevent

occupancy by domestic servants of a different race domiciled with an owner or tenant. G. No trailer, basement, tent, shack, garage, barn or other outbuilding erected in the tract shall at any time be used as a residence temporarily

or permanently, nor shall any structure of a temporary character be used as a residence. H. No dwelling costing less than \$6000 shall be permitted on any lot in the tract. The ground floor area of the main structure, exclusive of one-story open porches and garages, shall be not less than 750 square feet in the case of a one-story structure nor less than 600 square feet in the case of a one and one-half, two, or two and one-half story structure.

I. An easement is reserved over the rear five feet of each lot for utility installation and maintenance.

heirs and assigns, that s he will J. The grantor herein, for herself heirs and assigns, covenants with the grantee herein, her incorporate the within Protective Covenants in each deed of a lot conveyed in said tract known as "Lakewood Circle." These covenants are to run with the land and shall be binding on all the parties and all persons claiming under them until May 1, 1966, at which time said covenants shall be automatically extended for successive periods of ten years unless by a vote of the majority of the then

owners of the lots it is agreed to change the said covenants in whole or in part. L. If the parties hereto, or any of them, or their heirs or assigns, shall violate or attempt to violate any of the covenants herein, it shall be lawful for any other person or persons owning any real property situated in said development or subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenant and either to prevent him or them from so

doing or to recover damages or other dues for such violation. M. Invalidation of any of these covenants by judgment or court order shall in no wise affect any of the other provisions which shall remain

in full force and effect. shall first offer the same for heirs or assigns, desires to sell the above described land, she said "Lakewood Circle" Tract, who shall have thirty (30) days in which to either accept or reject said offer. her N. If the grantee herein, the said grantee

the above granted and bargained premises, with the appurtenances thereof, unto Co Pate and to Polit, the said and their own proper use and behoof. And also, heirs and assigns forever, to her her heirs, executors, and administrators, covenant with the said grantee her heirs and assigns, my self, my grantor , do for well seized of the premises, as a good indefeasible estate in fee simple that at and until the ensealing of these presents Iam and have good right to bargain and sell the same in manner and form as is above written; and that the same is free from all incumbrances

whatsoever. except as above recited. and my heirs forever to Warrant and Defend my self does by these presents, bind Med furthermore. Ithe said grantor the said grantee her heirs and assigns, against all claims and demands whatsoever. the above granted and bargained premises to

hand and seal this 19th ent as above. day of ШŢ have hercunto set in the year of our Lord one thousand, nine hundred and forty-one.

[L.S.] Iva J. watkins Signed. Sealed and Delivered in presence of [L. S.]

Elizabeth J. McIntosh Doct. stamps affixed to deed) .

A. D. 19 41. June 19.

[L. S.]

Arthur A. Knofla State of Connecticut, County of Partford, ss., Manchester

Iva J. Watkirs, PERSONALLY APPEARED. free act and deed before me. acknowledged the same to be her signer and sealer of the foregoing instrument, and

Louise Williams

Received for Record, June 21, 19 41, at 10h. 52 m. A. M., and Recorded by

Samuel of Turkington

