## WARRANTY DEED. WITH RELINQUISHMENT OF DOWER AND HOMESTEAD.

That we The Trylsa addition	Descripancy a corporation organized and doing
cusiness under the laws of Indian Territory	for and in consideration of the sum
of Fire Kundred	Dollars, ( ) to us in
hand paid by	enterestable and the state of t
the receipt whereof is hereby, duly, acknowledged, have granted, bargained a	nd sold, and do by these presents grant, bargain, sell
and convey unto the said G. L. Newiro	Enter the second section of the section of th
2	The state of the s
and unto Lio heirs and assigns, executors and administr	ators forever, the following described Real Estate,
situated, lying and being in mestern Western	ict Indian Territor
	manufacture and the second
mullipand to consequence and agreement to be a consequence of the cons	V
DESCRIPTION.	ate called Care
addition to the bling of The	le d'in d'anni la
addition to the blip of on	
mana and an	and the second s
o negativaman manna ar tagame ar pare an o e e caree was appeared to be a permutestadoral man occupa man antam T	an galanci. Analini an an ang masa spirita an dipina arawa an an ang matatan an tipa ni garipada) m <del>agalada (Ma</del> li) an dipina
daniman, and the second	
agrantia de la compansión de la compansi	
karagindiran subjunctiffing a anabing and the anabis some and an anabis, some as an anabis and an anabis an anabis and an anabis anabis and an anabis an anabis an anabis anabis anabis anabis anabis anabis anabis anabis anabis	· ·
With all the privileges, appurtenances and improvements thereon situate, a	Opertaining and thereunto helonging.
TO HAVE AND TO HOLD the same unto the said 2 - 221	uita
The state of the s	
heirs and assigns, executors or administrators forever. An	of the said The Tulsa addition
Company	•
	and the second s
for itself, its successors or assigns, does covenant with the said. 62	Decrus
i mani san yanaman a amanina manama mana mana sa a ani sa sa animina manaman manaman na manama manama manama m	was a comment of the
Loheirs and assigns, executors or administrators; that it is here	by lawfully seized in fee simple of the afore-granted
oremises; that they are free from all incumbrances, EXCEPT	reference of all the companions and the control of the second of the control of t
milianning and a specific control of the second	and the control of th
and demands of all persons whomsoever.  IN WITNESS WHEREOF, We hereunto set out hands, this  [CORPORATE SEAL] by Circuit	cutors or administrators, against all lawful claims  (lay of July 1907  Addulian implicy (a corporation)  (Buygel President [SEAL]
and	Secretary. [SEAL]
	[SEAL]
Acknowledgmen	it, ,,,,,,,
UNITED STATES OF AMERICA CINCLEGE Terr Try grestenss.	
On this 3/ 3 day of Sury N. 9. 190.7 before	
Public within and for the above restern the wife	duly commissioned and acting, appeared in person
espectively, President and Secretary of The Fulls addition	ne to me personally well known as the persons whose
ame appearupon the within and foregoing deed of conveyance as the parties g	rantor and stated to me that they had executed the same under
nd by reason of a resolution of the Board of Directors of said corporation, passed on the	269 day of January 1907,
uthorizing them to execute the same and that they had executed the same on behalf of sa nined and as their voluntary act and deed.	in corporation for the pursoses and consideration therein con-
IN TESTIMONY WHEREOF, I have hereunto set my hand and seal of office as suc	h Notary Public at the town of Julian Orum
the day and year last above svritten	Wais w clark
My Commission expires Fet 27 1911 A 1910	Notary Public.
The second secon	Q Mount of Laboration
Hed for Record Aug 2 0"190" at 4 o'clock O.M. C	Deputy Clerk U. S. Court and Ex-Officio Recorder.