GENERAL WARRANTY DEED RECORD NO. 400

Topical and the second of the

199578 GH

	ay ofA, D., 1922, between
Iedac Jones and Eliza Jones h	is wife
Tulsa	party of the first part, and
C. R. Richards	party of the second part.
WETNESSETH:That in consideration of the sum ofOne Dol	llar and other valuable
consi derations	DOMINARS
to receipt whereof is hereby acknowledged, said part <u>ies</u> of the first part. the second part,	trt, do by these presents, grant, bargain, sell and convey unto said party described real estate, situated in the County of Tulsa, State of Oklahoma,
Lot Twenty-four (24) in F	clock Two (2) of Sunnybrook
	ulsa Tulsa County, Oklahoma, according
to the recorded plat ther	e of.
	MLEKNYL KEAEMRE
	INTERNAL REVENUE
	у полицения в мание в в в в в в в в в в в в в в в в в в в
ise appertaining, forever.	
ise appertaining, forever. And said Isaac Jones and Eliza Jones his welrs, executors or administrators, do	gree to and with said part of the second part that at the delivery of Iawfully seized in
And said Isaac Jones and Eliza Jones his welrs, executors or administrators, do	Tifeforthe mselves and the ir that at the delivery of the second party
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	Tifeforthe mselves and the ir. gree to and with said part of the second part that at the delivery of iawfully scized in
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	Tife for the meetvee and the ir. gree to and with said part of the second part that at the delivery o lawfully seized in the ir. of and in all and singular the above granted and described premises, with the red of and from all former and other grants, titles, charges, estates, judgments
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	Tife for the meetvee and the ir. gree to and with said part of the second part that at the delivery o lawfully seized in the ir. of and in all and singular the above granted and described premises, with the red of and from all former and other grants, titles, charges, estates, judgments
And said Isaac Jones and Eliza Jones his welrs, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part of the second partY that at the delivery o lawfully scized in
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his welrs, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his welrs, executors or administrators, do	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do hereby covenant, promise and a cless presents thet they are warright of an absolute and indefeasible estate of inheritance in fee simple, purtenances; that the same are free, clear and discharged and unincumber are and assessments and incumbrances of whatsoever nature and kind, I add part Y., of the first part, their and assigns, and all the control of the first part, their and assigns, and all time. IN WITNESS WHEREOF, The said part is of the first part ham. The of Oklahoma, These County, so Before me, 1922, personally appeared Isaac Jones who executed the within and fee e same as their. free and voluntary act and deed for the use Witness my hand and the official seal the day and year last above we Dec. 6 1923	gree to and with said part
And said Isaac Jones and Eliza Jones his wells, executors or administrators, do	gree to and with said part
And said ISABC JONES and Eliza JONES his wells, executors or administrators, do	said part. Y of the second part, his heirs and assigns, agains and every person or persons whomsoever, lawfully claiming or to claim the last Jones Eliza Jones Eliza Jones his wife, and Eliza Jones his wife, regoing instrument, and acknowledged to me that they executed as and purposes therein set forth.
And said ISABC JONES and Eliza JONES his wells, executors or administrators, do	said part. Y of the second part, his heirs and assigns, agains and every person or persons whomsoever, lawfully claiming or to claim the last Jones Eliza Jones Eliza Jones his wife, and Eliza Jones his wife, regoing instrument, and acknowledged to me that they executed as and purposes therein set forth. (SEAL) Mrs C.W. Moore Notary Public.
And said ISABC JONES AND Eliza JONES his wells, executors or administrators, do	said part. Y of the second part, his heirs and assigns, agains and every person or persons whomsoever, lawfully claiming or to claim the last Jones Eliza Jones Eliza Jones his wife, and Eliza Jones his wife, regoing instrument, and acknowledged to me that they executed as and purposes therein set forth.

Marin