COMPARED GENERA 200066 GENERA TO NEW DEPARTMENT DAIL & AND CO. Showing, Date

GENERAL WARRANTY DEED RECORD NO. 400

THIS INDENTU							
	Fred E. B	radley	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	17-18-17-16-16-17-18-18-18-18-18-18-18-18-18-18-18-18-18-		******	
Tulsa	Cour	nty in the State	nt Oklaboma 1751	ty of the first part	and		
	adlev						
WITNESSETH:	That in consideration	of the sum of	One. dolla	r and other	good and	valuable c	onsideratio
	neroby acknowledged,			A8	*********************	*************	XVYLXRS
e receipt whereof is l the second part,	iereby acknowledged, 16 rheirs an	said part	of the first part, the following de:	do by these pro cribed real estate,	sents, grant, barg situated in the (ain, sell and conve County of Tulsa.	y unto said part State of Oklahoma
-wit:							
	Tot Giston	m [14] pr	aalr Mmonts	Two (22)	of the onic	ring]	
			· · · · · · · · · · · · · · · · · · ·		or the olif	31 Har	
	Townsight	to Sand	Springs, C	klah cma.			
			•				
					_		
			INTERNA	- REVENU			
			\$ / 10	Cancell	eđ		
			P				
s, executors or adm se presents right of an absolute urtenances: that the	Grantor inistrators, do.eg. her he was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and sings of and from all for	art	cond partthe	at at the delivery o
s, executors or adm se presents right of an absolute urtenances: that the	Grantor inistrators, do 68 her hb was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and singu of and from all for	art	cond partthe	at at the delivery o
s, executors or adm se presents right of an absolute urtenances: that the	Grantor inistrators, do. 68 her hb was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and singu of and from all for	art	cond partthe	at at the delivery o
s, executors or adm se presents right of an absolute urtenances: that the	Grantor inistrators, do. 68 her hb was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and singu of and from all for	art	cond partthe	at at the delivery o
rs, executors or adm se presents 1 right of an absolute urtenances: that the	Grantor inistrators, do. 68 her hb was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and singu of and from all for	art	cond partthe	at at the delivery of
rs, executors or adm se presents 1 right of an absolute urtenances: that the	Grantor inistrators, do. 68 her hb was and indefeasible estat	roby covenant, p	romise and agre in fee simple, of nd unincumbered	e to and with said p and in all and singu of and from all for	art	cond partthe	at at the delivery of
es, executors or adm to presents right of an absolute urtenances; that the es and assessments a	Grentor, do.62 here	roby covenant, p	romise and agre in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sing of and from all for EPT	artV of the sc lawfully seized that the above gra nor and other gra	cond part the	at at the delivery o
es, executors or adm the presents	Grantor, do.69 here was and incumbrances of variations of warrant and force.	roby covenant, p	romise and agre in fee simple, of ad unincumbered re and kind, EXC	e to and with said p and in all and singu of and from all for EPT I part	artV of the so lawfully seized that the above graner and other graner and other graner and other graner and other graner.	cond part the first that the first t	at at the delivery of premises, with the estates, judgments
s, executors or adm to presents right of an absolute urtenances; that the es and assessments a that he part	Grentor, do.62 here	roby covenant, p	romise and agre in fee simple, of ad unincumbered re and kind, EXC	e to and with said p and in all and singu of and from all for EPT I part	artV of the so lawfully seized that the above graner and other graner and other graner and other graner and other graner.	cond part the first that the first t	at at the delivery of premises, with the estates, judgments
rs, executors or adm to presents right of an absolute urtenances; that the es and assessments a that he that he part	Grantor, do.69 here was and incumbrances of variations of warrant and force.	reby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sings of and from all for EPT I part	artV of the so lawfully seized that the above gra mor and other gra 	her heirs	at at the delivery of premises, with the estates, judgments the estates, judgments and assigns, agains ing or to claim the
s, executors or adm e presents right of an absolute urtenances; that the es and assessments a that he part	Grantor, do.62 here had been here. Inistrators, do.62 here. Inistrat	reby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sings of and from all for EPT I part	artV of the so lawfully seized that the above gra ner and other gra cond part,	her heirs	at at the delivery of premises, with the estates, judgments the estates, judgments and assigns, agains ing or to claim the
rs, executors or adm se presents right of an absolute urtenances; that the es and assessments of that he i part	Grantor, do.62 here had been here. Inistrators, do.62 here. Inistrat	reby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sing of and from all for DEPT I part	artV of the so lawfully seized that the above gra ner and other gra cond part,	her heirs	at at the delivery of premises, with the estates, judgments that the estates is a second assigns, against and assigns, against and assigns, against the estates are the estates as a second assigns, against a second as a second assigns, against a second assigns, against a second as a secon
rs, executors or adm to presents right of an absolute urtenances; that the es and assessments a that he that he part	Grantor, do.62 here had been here. Inistrators, do.62 here. Inistrat	reby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sing of and from all for DEPT I part	artV of the so lawfully seized that the above gra ner and other gra cond part,	her heirs	at at the delivery of premises, with the estates, judgments the estates, judgments and assigns, agains ing or to claim the
s, executors or adm e presents right of an absolute urtenances; that the es and assessments a that he part	Grantor, do.62 here had been here. Inistrators, do.62 here. Inistrat	reby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sing of and from all for DEPT I part	artV of the so lawfully seized that the above gra ner and other gra cond part,	her heirs	at at the delivery of premises, with the estates, judgments the estates, judgments and assigns, agains ing or to claim the
s, executors or adm to presents tright of an absolute trienances; that the trienances and assessments of that he part	Grantor	roby covenant, p te of inheritance and discharged as whatsoever natur	in fee simple, of and unincumbered re and kind, EXC	e to and with said p and in all and sings of and from all for EPT i part	art	her heirs	at at the delivery of premises, with the estates, judgments and assigns, agains ing or to claim the first above written
that he part. Y, of the fire. IN WITNESS WILLIAMON.	Grantor	roby covenant, p te of inheritance and discharged as whatsoever natur	romise and agree in fee simple, of and unincumbered re and kind, EXConnection and all and agree that are unto the sale signs, and all and the part has help and all and the county, ss.	e to and with said p and in all and sings of and from all for EPT i part	art	her heirs : ver, lawfully claim	at at the delivery of premises, with the estates, judgments and assigns, agains ing or to claim the first above written
that he In witness will that he In art. Y, of the first. IN WITNESS WILL THE OF OKLAHOM! Before me, the	Grantor. inistrators, do.68 here he was and indefeasible estate same are free, clear a and incumbrances of v will warrant and force st part, his EREOF, The said par Tulsa undersigned	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the si heirs and as	romise and agrein fee simple, of and unincumbered re and kind, EXComment and all and t part has heart had	and in all and sing of and from all for IEFT I part yof the sed d every person or preunto set hirth is 30 Notary Public in an	art	her heirs : ver, lawfully claim	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written.
that he ipart	Grantor, do.62 here has ween and indefensible estate same are free, clear and incumbrances of value incumbranc	reby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the salesigns, and all and the salesigns, and all and the part ha. She county, ss.	and in all and sing of and from all for EPT I part. Yof the sed every person or preunto set. hi F. E. Br This 30 Notary Public in an	art	her heirs : ver, lawfully claim	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first abové written
that he in art. Y, of the first. In WITNESS WILL Before me, the	Grantor. Inistrators, do.68 here Tulsa undersigned undersigned undersigned	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the si heirs and as	romise and agree in fee simple, of and unincumbered are and kind, EXCo and kind, EXCo are the saint and all are the saint part has he county, ss.	and in all and sings of and from all formal	art	her heirs: or, lawfully claim the day and year March A.D.	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written.
that he that he i part. Y, of the fire. IN WITNESS WILL Before me, the character is the control of the control	Grantor. inistrators, do.68 here he was and indefeasible estail same are free, clear a and incumbrances of v will warrant and force st part, his Fulse undersigned	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s heirs and as t.y of the firs cho executed the suntary act and de	ame unto the saisigns, and all an t part ha. She	and in all and sing of and from all for all fo	art	her heirs: or, lawfully claim the day and year March A.D.	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written
that he that he in art. Y, of the first. IN WITNESS WILL Before me, the core can be known to be the fe sance as. Witness my hand	Grantor. inistrators, do.68 here he was and indefeasible estate same are free, clear a and incumbrances of v will warrant and force st part, his EREOF, The said par Tulsa undersigned ley lentical person	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the saisigns, and all an t part ha. She	and in all and sing of and from all for all fo	art	her heirs: The day and year the day and year the day and year the day and state and its o me that he	at at the delivery of premises, with the estates, judgments and assigns, agains ing or to claim the first above written
that he that he is presents. The that he is and assessments are assessments and assessments and assessments and assessments are assessments and assessments and assessments are assessments are assessments and assessments are assessments are assessments and assessments are assessments and assessments are assessments are assessments are assessments and assessments are assessments a	Grantor. inistrators, do.68 here he was and indefensible estate same are free, clear a and incumbrances of v will warrant and force st part, his EREOF, The said par Tulsa undersigned ley lentical person	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the saisigns, and all an t part ha. She	and in all and sing of and from all for all fo	art	her heirs: rer, lawfully claim the day and year A.D. and Stateshous.	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written
rs, executors or adm se presents	Grantor. Inistrators, do.68 here In the was and indefensible estar and incumbrances of was and incumbrances of was and incumbrances of was the warrant and force at part, his EREOF, The said par Tulsa undersigned ley free and volve and the offersigned seat it April 30th	roby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the saisigns, and all an t part ha. She	and in all and sing of and from all for all fo	art	her heirs: rer, lawfully claim the day and year A.D. and Stateshous.	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written.
The corrections of administration of the first state of the first stat	Grantor. inistrators, do.68 here he was and indefensible estate same are free, clear a and incumbrances of v will warrant and force st part, his EREOF, The said par Tulsa undersigned ley lentical person	reby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the salesigns, and all an t part ha. She county, ss.	and in all and sing of and from all for all fo	art	her heirs: rer, lawfully claim the day and year March A.D. and Statements.	at at the delivery of premises, with the estates, judgments and assigns, againsting or to claim the first above written.
rs, executors or adm se presents	Grantor. inistrators, do.68 here he was and indefeasible estail same are free, clear a and incumbrances of v will warrant and force st part, his EREOF, The said par Tulsa undersigned ley lentical person	reby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the salesigns, and all an t part ha. She county, ss.	and in all and sing of and from all for all from all for all f	art	her heirs: rer, lawfully claim the day and year March A.D. and Statements.	at at the delivery of premises, with the premises, with the estates, judgments, and assigns, againsting or to claim the first above written,
d that he do that he d	Grantor. Inistrators, do.68 here In Manager and Indefensible estate and incumbrances of an incumbran	reby covenant, p te of inheritance and discharged as whatsoever natur ever defend the s	ame unto the sale signs, and all and to part ha. So he had appeared	and in all and sings of and from all for all f	art	her heirs: for, lawfully claim the day and year the day and year March A.D. and Statesholds.	at at the delivery of premises, with the estates, judgments, against and assigns, against ing or to claim the first above written.