COMPARED 201412 GH GENERAL WARRANTY DEED RECORD NO. 400 THE PROSEDUMENT FIRST & AMOUNT CO., STATUTE ON THE PROSEDUMENT FIRST & AMOUNT CO., STATUTE ON THE PROSEDUMENT FOR THE PROSEDUMENT OF THE PROSEDUM

E. P. Troutmen and his wife Lenna I	F.Trautma and J.E.Thurman und his wife,
Rachel V. Thurman Tulsa County, in the State of Oktahoma	a, party of the first part, and
Mildred Marr Hulings	party of the second part.
WITNESSETH:That in consideration of the sum of	dollar and other good and valuable
considerations	DOLLARS
	part, do by these presents, grant, bargain, sell and convey unto said part ig described real estate, situated in the County of Tulsa, State of Oklahoma
All of tot Eleven (11) B1	lock (16) Irving Place Addition
to the city of Tuls a need	ording to the recorded plat thereof.
	INTERNAL REVENUE
	The state of the s
	Cattleting
	tlar the tenements, hereditaments and appurtenances thereto belonging or in an
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and these presents	agree to and with said part
And said Parties of the first part aris, executors or administrators, do hereby covenant, promise and ese presents	agree to and with said part
And said	their agree to and with said part
And said	agree to and with said part
And said	agree to and with said part
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and tese presents	agree to and with said part
And said Parties of the first part parties, executors or administrators, do	agree to and with said part
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and these presents that they are were right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb axes and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the aid part. V of the first part, their and assigns, and a ame.	agree to and with said part
And said Parties of the first part sirs, executors or administrators, do hereby covenant, promise and ese presents	agree to and with said part
And said Parties of the first part esters, executors or administrators, do hereby covenant, promise and esters presents that they are even right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb exes and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the tid part	agree to and with said part
And said Parties of the first part eits, executors or administrators, do	agree to and with said part
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and these presents that they are were right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb axes and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the aid part. V of the first part, their and assigns, and a ame.	agree to and with said part
And said	agree to and with said part
And said	agree to and with said part
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and these presents that they are will be same are free, clear and discharged and unincumbrances; that the same are free, clear and discharged and unincumbrances and assessments and incumbrances of whatsoever nature and kind, will warrant and forever defend the same unto the aid part. Y of the first part, their heirs and assigns, and a same. IN WITNESS WHEREOF, The said part of the first part have trate of oktanoma, who is builted.	agree to and with said part
And sale eirs, executors or administrators, do	agree to and with said part
And said Parties of the first part esters, executors or administrators, do hereby covenant, promise and these presents that they are with right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb exces and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the hid part. Y of the first part, their heirs and assigns, and a time. IN WITNESS WHEREOF, The said part is of the first part in the part in	agree to and with said part
And said Parties of the first part part part part part part part par	agree to and with said part. Not the second part. that at the delivery of lawfully selzed in the delivery of lawfully selzed in the described premises, with the bered of and from all former and other grants, titles, charges, estates, judgments, EXCEPT. The said part of the second part, her heirs and assigns, against all and every person or persons whomsoever, lawfully claiming or to claim the hereunto set their hand the day and year first above writter E.P.Trautman Lenna F.Trautman J.E.Thurman Machel V.Thurman ss. "a Notary Public in and for said County and State on this 2nd red E.P.Trautman and Lenna F.Trautman his wife foregoing instrument, and acknowledged to me that they executed uses and purposes therein set forth.
And said Parties of the first part part sees presents that they are state of inheritance in fee simple spurtenances; that the same are free, clear and discharged and unincumb axes and assessments and incumbrances of whatsoever nature and kind, and part of the first part, their heirs and assigns, and a me. IN WITNESS WHEREOF, The said part of the first part have seed of the first part have s	agree to and with said part
And said Parties of the first part part series, executors or administrators, do hereby covenant, promise and that they are that they are were right of an absolute and indefeasible estate of inheritance in fee simple purtenances; that the same are free, clear and discharged and unincumb exes and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the did part. Y of the first part, their heirs and assigns, and a time. IN WITNESS WHEREOF, The said part is of the first part in the f	agree to and with said part
And said Parties of the first part part series, executors or administrators, do hereby covenant, promise and the property are the property and the same are free, clear and discharged and unincumb exes and assessments and incumbrances of whatsoever nature and kind, and that they will warrant and forever defend the same unto the hid part. Y of the first part, their heirs and assigns, and a time. IN WITNESS WHEREOF, The said parties of the first part have a series of the firs	agree to and with said part
And said	agree to and with said part
And said Parties of the first part eirs, executors or administrators, do hereby covenant, promise and less presents that they are will right of an absolute and indefeasible estate of inheritance in fee simple popurtenances; that the same are free, clear and discharged and unincumb exes and assessments and incumbrances of whatsoever nature and kind, and part of the first part, their heirs and assigns, and a line. IN WITNESS WHEREOF, The said parties of the first part have a line. TATE OF OKLAHOMA, Tules County, by of 192 2, personally appears the first part of th	agree to and with said part