## GENERAL WARRANTY DEED RECORD NO. 400 202028 GH

B.J. Weete a single man	day of COMPARED	
f	ahoma, party of the first part, and	ngrithe de an Arrandon de la faction de la f
.Breden	그렇다는 경우 사람들 보다는 것이다. 그렇게 되고 그 경우를 가는 사람들이 가지 않아 되었다.	
WITNESSETH:That in consideration of the sum ofOne		<b>a</b> #
그렇다 아버릇을 나를 하는 동안에 그는 사람들들이 하는 것을 살아야.	일 중 얼마나 아니다. 하는 사람이 얼마나 얼마나 얼마나 나다	
he receipt whereof is hereby acknowledged, said part	first part, do	onvey unto said part.
of the second part,h-i-gheirs and assigns, all of the fol- co-wit:	llowing described real estate, situated in the County of Tu	ılsa, State of Oklahor
West One half $(W_{\mathbb{R}}^{\frac{1}{2}})$ of L of Acme Acre Additon to Oklahoma according to t thereof.	the city of Tulsa.	
(1984년 1일 1일 1일 1일 1일 1일 1일 1일 1일 1일 1일 1		
	INTÉRNAL REVENUE	
오는 이 학교 회원 회에 모르는 경우를 되다	Gen des	
	병원으로 하는 다시 등 그렇게 되었다.	
보기 보는 경기 나 하는 그 말을 하는	생산하고 있는 열차 기를 모르는 것이다.	
성장, 이 교통하는 강하다 나는 얼마?		
공연 생활이 들린 이 말이 하고 있다.		
그 보면 하시네요! 요요 뭐요 싶을 하는데 되어		
	기가에 살았다고 있는데 그리다 하는다.	
TO HAVE AND TO HOLD THE SAME, Together with all and		
	singular the tenements, hereditaments and appurtenances the	ereto belonging or in a
rise appertaining, forever.	네트 살이 그림 그림 생님의 화학 계약했다.	
vise appertaining, forever.  And said B. J. Weete a single man	his	
And said B. J. Weete a single man	his o and agree to and with said part	that at the delivery
And said B. J. Weete a single man leirs, executors or administrators, do hereby covenant, promise hese presents that he is war right of an absolute and indefeasible estate of inheritance in fee	his o and agree to and with said part	that at the delivery i.8 cribed premises, with
And said B. J. Weete a single man leirs, executors or administrators, do hereby covenant, promise hese presents that he is war right of an absolute and indefeasible estate of inheritance in fee	his	that at the delivery i.8 cribed premises, with
And said B.J.Weete a single man leirs, executors or administrators, do hereby covenant, promissions represents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery
And said B.J.Weete a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery
And said B.J.Weete a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery
And said B.J.Weete a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery i.8 cribed premises, with
And said B.J.Weete a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery i.8 cribed premises, with
And said B.J.Weete a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that he same are free, clear and discharged and uni	his	that at the delivery i.8 cribed premises, with
And said B.J.Weete a single man elers, executors or administrators, do hereby covenant, promise here presents that he is with right of an absolute and indefeasible estate of inheritance in fee pourtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that the same will warrant and forever defend the same unit that the same will warrant and forever defend the same unit that the same will warrant and forever defend the same will warrant warrant warrant warrant warrant warrant warrant warrant war	his  o and agree to and with said part	that at the delivery i.18. cribed premises, with arges, estates, judgmen
And said B.J.Weete a single man elers, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that the same are free, clear and discharged and unixes and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. X, of the first part, his heirs and assigns,	his  o and agree to and with said part	that at the delivery i.18. cribed premises, with arges, estates, judgmen
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promise tese presents that he is with right of an absolute and indefeasible estate of inheritance in fee properties and assessments and incumbrances of whatsoever nature and executors are successful. When the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. X, of the first part, his heirs and assigns, ame.	his o and agree to and with said part	that at the delivery i.s. cribed premises, with arges, estates, judgmen eirs and assigns, again claiming or to claim.
And said B.J.Weete a single man leirs, executors or administrators, do hereby covenant, promiss hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee popurtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. In the first part, he is and assigns,	his o and agree to and with said part	that at the delivery i.s.  cribed premises, with arges, estates, judgmer i.s.  clirs and assigns, again claiming or to claim is
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promise hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. In the same will warrant and forever defend the same unit part. In the same was all part. In the first part, here and assigns, ame.	his o and agree to and with said part	that at the delivery i.s. cribed premises, with arges, estates, judgmen eirs and assigns, again claiming or to claim.
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promise tese presents that he is with right of an absolute and indefeasible estate of inheritance in fee properties and assessments and incumbrances of whatsoever nature and executors are successful. When the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. X, of the first part, his heirs and assigns, ame.	his o and agree to and with said part	that at the delivery i.i.s
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promise hese presents that he is with right of an absolute and indefeasible estate of inheritance in fee ppurtenances; that the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. In the same will warrant and forever defend the same unit part. In the same was all part. In the first part, here and assigns, ame.	his o and agree to and with said part	that at the delivery i.s. cribed premises, with arges, estates, judgmen eirs and assigns, again claiming or to claim.
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promise tese presents that he is with right of an absolute and indefeasible estate of inheritance in fee properties and assessments and incumbrances of whatsoever nature and executors are successful. When the same are free, clear and discharged and universe and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same unit part. X, of the first part, his heirs and assigns, ame.	his o and agree to and with said part	that at the delivery i.i.s
And said B.J.Weete a Single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is were prosents with a contract of the first part and discharged and unlaxes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same wald part. In witness where part, his heirs and assigns, ame.	his o and agree to and with said part	that at the delivery i.i.s
And said	his o and agree to and with said part	that at the delivery i.s. cribed premises, with arges, estates, judgment of the control of the c
And said B.J.Weets a single man eirs, executors or administrators, do hereby covenant, promiss hese presents that he is were prosents that he is with a man right of an absolute and indefeasible estate of inheritance in fee propertenances; that the same are free, clear and discharged and unlaxes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and that he will warrant and forever defend the same used part. J., of the first part, he will warrant and part. J., of the first part of the first part.  IN WITNESS WHEREOF, The said part. J. of the first part	his o and agree to and with said part	that at the delivery i.s. cribed premises, with arges, estates, judgment of the control of the c
And said B.J.Weete a single man leirs, executors or administrators, do hereby covenant, promise here presents that he is were presents that he is with a heart of inheritance in fee ppurtenances; that the same are free, clear and discharged and unlaxes and assessments and incumbrances of whatsoever nature and axes and assessments and incumbrances of whatsoever nature and lad part. I. of the first part, his heirs and assigns, ame.  IN WITNESS WHEREOF, The said part. I. of the first part of the first part for order or	his o and agree to and with said part	that at the delivery 1.8. cribed premises, with arges, estates, judgment of the control of the c
And said	his o and agree to and with said part	that at the delivery 1.8. cribed premises, with arges, estates, judgment of the claiming or to claim the claiming or to claim the claiming of the the claimi
And said	his o and agree to and with said part	that at the delivery 1.8. cribed premises, with arges, estates, judgment of the claiming or to claim the claiming or to claim the claiming of the the claimi
And said	his o and agree to and with said part. I of the second part.  lawfully selzed in	that at the delivery 18.  cribed premises, with arges, estates, judgment of the claim of the cla
And said	his o and agree to and with said part	that at the delivery 1.8. cribed premises, with targes, estates, judgment of the control of the
And said	his o and agree to and with said part. I of the second part.  lawfully selzed in	that at the delivery 18. cribed premises, with arges, estates, judgmer elrs and assigns, again claiming or to claim to year first above writt this 29th
And said	his o and agree to and with said part. V. of the second part.    lawfully seized in	that at the delivery i.s.  cribed premises, with arges, estates, judgmer claiming or to claim i rear first above writt  this 29th  Notery Fubl
And said	his o and agree to and with said part. I of the second part.  lawfully selzed in	that at the delivery 1.28.  cribed premises, with arges, estates, judgment of the claiming or to claim the claiming or to claim the claiming of the claiming o