	COMPARED GENERAL WARRANTY DEED RECORD NO. 400	4
1.5.799.5.5.1991	Ningeteenth May A. D., 1922, between	
	E.C. Pickles Trustee	
	ofSt.LOUISCORRESTS SHOLES IN A STATE of the first part, and	
	Keith T. Stackhouse may of the second part.	
	WITNESSETH: That in consideration of the sum of One Hundred and Seventy-five (\$175.00)	
	DOLLARS, the receipt whereof is hereby acknowledged, said part	
	Lot Number Thirty-ning in Block Number Five (5)	
	of dosemont Heights Addition to the city of Tulsa,	
	가지 않는 것이 가지 않는 것 같은 것이 같은 것을 못 한 것이라. 이 것은 것은 것이 가지 않는 것이 같은 것이 없을까? 가지 않는 것이 같은 것이 같은 것이 같은 것이 없는 것이 없다.	
	Tulsa Tulsa County, Oklahoma, as per plat of said sub-division	
	now on file in the office of the recorder of deeds in and for	
	said Tulsa County, Oklahoma.	
	에는 이 가슴에 있는 것, 이 가슴 것은 것을 해야 하는 것은 것을 알았는 것을 가슴다. 같이 가슴 가슴을 가슴 가슴이 가슴을 가슴 가슴을 가슴을 가슴다. 이 사람은 것은 것은 것은 것은 것을 알았는 것은 것을 알았는 것은 것을 것을 것을 것을 것을 것을 수 있는 것을 것을 것을 수 있다. 것은 것은 것을	
	INTERNAL REVENUE	
	\$ <u>2</u>	
	Canceilud	
	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, heredilaments and appurtenances thereto belonging or in any wise appertaining, forever.	
	wise appertaining, forever. And said	
	wise appertaining, forever.	
	wise appertaining, forever. And said E.C.Pickles trustee, her heirs, executors or administrators, do hereby covenant, promise and agree to and with said part of the second part that at the delivery of these presents trustee. that she is	
	wise appertaining, forever. And said E.C.Pickles trustee.her heirs, executors or administrators, do hereby covenant, promise and agree to and with said part Y	
	wise appertaining, forever. <u> </u>	
	wise appertaining, forever. And said E.C.Pickles trustee, her heirs, executors or administrators, dohereby covenant, promise and agree to and with said part Y, of the second part that at the delivery of these preggys trusteethat_She_ishereby coven rapped and unincumbered of and from all former and other granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, thies, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT Taxes for the year 1920 and thereafter, at that	
	wise appertaining, forever. <u> </u>	
	wise appertaining, forever. And said E.C.Pickles trustee, her heirs, executors or administrators, dohereby covenant, promise and agree to and with said part Y, of the second part that at the delivery of these preggys trusteethat_She_ishereby coven rapped and unincumbered of and from all former and other granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and other grants, thies, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT Taxes for the year 1920 and thereafter, at that	
	wise appertaining, forever. <u>And said</u> <u>E.O.Pickles trustee, her</u> here, executors or administrators, do	
	wise appertaining, forevor. <u>And said</u> <u>E.C.Pickles trustee, her</u> hers, executors or administrators, do_herchy covenant, promise and agree to and with said part <u>y</u> , of the second part that at the delivery of these presspise tructee that ble i.g	
	wise appertaining, forever. And said E.O.Plokles trustee.her here, executors or administrators, do_hereby covenant, promise and agree to and with said part.y of the second part that at the delivery of the pressing trustee or administrators, do_hereby covenant, promise and agree to and with said part.y invariant and the delivery of the above trastee or deleval and decembed pressingers, with the appurtenances; that the same are free, clear and discharged and uninnumbered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whateover nature and kind, EXCEPT Taxyse for the year 1920 and thereafter, at this trustee she and this trustee she and the first part	
	wise appertaining, forevor. <u>And said</u> <u>E.C.Pickles trustee, her</u> hers, executors or administrators, do_herchy covenant, promise and agree to and with said part <u>y</u> , of the second part that is the delivery of these presspise tructee that ble i.g	
	wise appertaining, forever. And said E.C.Pickles trustee, her heirs, accentors or administrators, dohereby evenant, promise and agree to and with said part \$\overline{2}\$, or the second partthat at the delivery of these presents is represented and indecatable exists of takeritance in fee simple, of and had a singular the above granted and described premises, with the apprendixes, with the admineration of and and a singular the above granted and described premises, with the autometamore in the the same or and other grants, titles, charges, estates, judgments, taxes and assessments and incumberators of and the same unio the said part \$\overline{2}\$, of the second part, hishere and assigns, against and part \$\overline{2}\$, of the first part, here and assigns, and all and every person or persons whomesover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part \$\overline{2}\$, of the first part, here and assigns, and all and every person or persons whomesover, lawfully claiming or to claim the same. IN WITNESS WHEREOF, the said part \$\overline{2}\$, of the drift above written. E.C.Pickles Trustee Outy of Strikou18 STATE OF OXE//////// Miss courf City 10: 2, presently appeared Ary	
	wise apportaining, forever. And said E.C.Pickles trustee, her heirs, accounters or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of these pregness price types that the task is a signal indecasible exists of inheritance in fee simple, of and is languar the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unkneumber of of and real and alonguar the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unkneumber of of and real and other grants, tilles, charges, estates, judgments, taxes and assessments and incumbrances of what sever nature and kind, EXCEPT All as a such trustee she Taxee for the year 1920 and thereafter, and that	

County Clerk.

212.

q

e gal

 $\hat{\vec{\eta}}$

М.

o'clock

 $\begin{array}{c} \mathbf{p}, \mathbf{p} \\ \mathbf{n}, \mathbf{r} \\ \mathbf{v} \\ \mathbf{r} \\ \mathbf{v} \\ \mathbf{r} \\ \mathbf{r} \\ \mathbf{r} \end{array}$

1.11 - 1

1

4

STATE OF OKLAHOMA, Tulsa County, ss. 1928 13th June ., at 10;00 day of

Book 400, Page... Chas.Haley

di.

ġe"

d.

0

(SEAL) O.D.Lawson Deputy.

Ť,

Ø

- 11 -

. Р.,

- 28

i cri