GENERAL WARRANTY DEED RECORD NO. 400

	Cri
400	COMPARED
TUU	ARD.
•	(Va)

m - 1	ell and Maude C				
			rty of the first part, and	. 44.5 ##522744 1955	************************************

WITNESSETH:TI	at in consideration of the	sum of One (1.60) dollar and	ther valuab	1e
	nsiderations		**************************************		
***********************	************************	ties of the first part	do by these presents, gran	t, bargain, sell and con	vev unto said part.
the second part,hi			scribed real estate, situated in		
-wit:					
	Lot Nineteen (19) in block T	WO (2)		
	in North Lorel	and Addition t	o the city off Tu	Lea.	
		10.			
		INTERN	IAL REVENUE		
		8-6-6	Lore		
			Cancelled		
				and the second	
And said	.C. Campbell an strators, do hereby couthat they are and indefeasible estate of inh	eritance in fee simple, of	the tenements, hereditaments are the inches wife their set to and with said part	the second partthe	that at the delivery i.rbed premises, with t
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	ll his wife their se to and with said part .Y of	the second part	that at the delivery i.r
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	11 his wife their se to and with said part	the second part	that at the delivery i.r
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	11 his wife their se to and with said part	the second part	that at the delivery i.r
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	11 his wife their se to and with said part	the second part	that at the delivery i.rbed premises, with tiges, estates, judgment
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	11 his wife their se to and with said part	the second part	that at the delivery i.rbed premises, with tiges, estates, judgment
And said	. C. Jampbell and that they are that they are did indefeasible estate of inh me are free, clear and discl	renant, promise and agreement, promise and agreement and agreement and unincumbered and unincumbered	11 his wife their se to and with said part	the second part	that at the delivery i.rbed premises, with tiges, estates, judgment
irs, executors or adminise presents n right of an absolute an purtenances; that the sa ces and assessments and	• C. Jampbell an strators, do hereby con that they are dindefcasible estate of inh me are free, clear and disclincumbrances of whatsoer	eritance in fee simple, of narged and unincumbered wer nature and kind, 1933	11 his wife their se to and with said part	the second part	that at the delivery i.r. bed premises, with the yes, estates, judgment
And said	. C. Jampbell an strators, do hereby conthat they are and indefcasible estate of inh me are free, clear and disclincumbrances of whatsoer the company of the company o	eritance in fee simple, of aarged and unincumbered wer nature and kind, EX	11 his wife their se to and with said part	the second part	that at the delivery i.r
And said	. C. Jampbell an strators, do hereby conthat they are and indefcasible estate of inh me are free, clear and disclincumbrances of whatsoer the company of the company o	eritance in fee simple, of aarged and unincumbered wer nature and kind, EX	11 his wife their se to and with said part	the second part	that at the delivery i.r. bed premises, with ti yes, estates, judgment
And said	strators, do	eritance in fee simple, of the same unto the same unto the same and all and assigns, and all and assigns.	11 his wife their the to and with said part. Y of lawfully and in all and singular the ab d of and from all former and off GOPP d part. Y. of the second part, and every person or persons who	the second part	that at the delivery in the premises, with the delivery bed premises, with the ges, estates, judgment of the premises and assigns, again timing or to claim the state of the delivery in the state of the premises and assigns, again timing or to claim the state of the
And said	. C. Jampbell an strators, do hereby conthat they are and indefcasible estate of inh me are free, clear and disclincumbrances of whatsoer the company of the company o	eritance in fee simple, of the same unto the same unto the same and all and assigns, and all and assigns.	Il his wife their se to and with said part. Y of lawfully and in all and singular the about of and from all former and off GOPP d part. N. of the second part, and every person or persons when	his heiromsoeyer, lawfully cla	that at the delivery in the premises, with it ges, estates, judgment and assigns, against mining or to claim the par first above written
And said	strators, do	eritance in fee simple, of the same unto the same unto the same and all and assigns, and all and assigns.	and in all and singular the about of and from all former and of GOPE. d part. N. of the second part, and every person or persons where their in J. C. Campbe	his heir omsoever, lawfully claused and we shall be seen the seen that t	that at the delivery in the premises, with it ges, estates, judgment and assigns, against mining or to claim the par first above written
And said	strators, do	eritance in fee simple, of the same unto the same unto the same and all and assigns, and all and assigns.	Il his wife their se to and with said part. Y of lawfully and in all and singular the about of and from all former and off GOPP d part. N. of the second part, and every person or persons when	his heir omsoever, lawfully claused and we shall be seen the seen that t	that at the delivery in the control of the control
And said	strators, do	eritance in fee simple, of the same unto the same unto the same and all and assigns, and all and assigns.	and in all and singular the about of and from all former and of GOPE. d part. N. of the second part, and every person or persons where their in J. C. Campbe	his heir omsoever, lawfully claused and we shall be seen the seen that t	that at the delivery in the premises, with the premises, with the premises, estates, judgment of the premises and assigns, against the premises are first above written.
And said	. C. Jampbell an strators, do hereby corthat they are and discleded indefeasible estate of inh me are free, clear and discleded incumbrances of whatsoer the strategy of th	eritance in fee simple, of arged and unincumbered were nature and kind, IDX and the same unto the same and assigns, and all and the first part haveh	and in all and singular the about of and from all former and of GOPE. d part. N. of the second part, and every person or persons where their in J. C. Campbe	his heir omsoever, lawfully claused and we shall be seen the seen that t	that at the delivery in the premises, with the premises, with the premises, estates, judgment of the premises and assigns, against the premises are first above written.
And said	strators, do hereby corthat they are that they are di indefeasible estate of inh me are free, clear and discil incumbrances of whatsoer the transfer of the court, their heir	eniance in fee simple, of aarged and unincumbered were nature and kind, EX and the same unto the sales and assigns, and all as of the first part have	all his wife their se to and with said part. Y of lawfully and in all and singular the about of and from all former and off GDPP d part. Y. of the second part, and every person or persons where	his heir omsoeyer, lawfully claused and ye lawfully claused and ye lawfully claused and several and se	that at the delivery ir. bed premises, with tiges, estates, judgment is and assigns, again timing or to claim ti
And said	. C. Jampbell an strators, do hereby corthat they are of their they are of independent of independent of the partial incumbrances of whatsoe of the cort, their heir their heir their from the said partial of the said partial	eritance in fee simple, of control of the same unto the same unto the same and assigns, and all as of the first part hale	all his wife their be to and with said part. Y of lawfully and in all and singular the about of and from all former and off GOPP d part. N. of the second part, and every person or persons where their J.C. Campbe Raude Campb	his heir omsoever, lawfully cla	that at the delivery ir bed premises, with tiges, estates, judgment is and assigns, again timing or to claim the ar first above writte
And said	. C. Jampbell an strators, do hereby corthat they are of their they are of independent of independent of the partial incumbrances of whatsoe of the cort, their heir their heir their from the said partial of the said partial	eritance in fee simple, of control of the same unto the same unto the same and assigns, and all as of the first part hale	all his wife their se to and with said part. Y of lawfully and in all and singular the about of and from all former and off GDPP d part. Y. of the second part, and every person or persons where	his heir omsoever, lawfully cla	that at the delivery ir bed premises, with it ges, estates, judgment is and assigns, against iming or to claim the ear first above written
And said	. C. Jampbell an strators, do	erifance in fee simple, of control of the same unto the same unto the same and assigns, and all as of the first part have	all his wife their be to and with said part. Y of lawfully and in all and singular the about of and from all former and off GOPP d part. N. of the second part, and every person or persons where their J.C. Campbe Raude Campb	his heir omsoever, lawfully cla	that at the delivery ir bed premises, with the ges, estates, judgment is and assigns, against timing or to claim the ear first above written
And said	S. C. Jampbell and strators, do	eritance in fee simple, or larged and unincumbered wer nature and kind, EX and the same unto the same and assigns, and all and fithe first part have	all his wife their be to and with said part. Y of lawfully and in all and singular the about of and from all former and off GOPP. d part. Y. of the second part, and every person or persons where evenuto set their J.C. Campbe Maude Campb Ande Cam oling instrument, and acknowle and purposes therein set forth,	his help om soever, lawfully classes and state on the county and State on the	that at the delivery ir. bed premises, with tiges, estates, judgment is and assigns, again timing or to claim ti
And said	C. Jampbell an strators, do hereby cor that they are of indecessible estate of inh me are free, clear and discline incumbrances of whatsoes incumbrances of whatsoes the first their here is a straightful and forever defearer, their here is a straightful and forever defearer. This a straightful and their here is a straightful and forever defearer. The content of the straightful and the content of the	eniance in fee simple, of larged and unincumbered were nature and kind, EX and the same unto the sales and assigns, and all as and assigns, and all as f the first part have	and in all and singular the about of and from all former and of the second part. In the condition of the second part, and every person or persons where their J. C. Campbe Laude Campb Maude Campb	his heir processor of the day and ye and State on the state of the sta	that at the delivery ir. bed premises, with tiges, estates, judgment is and assigns, again timing or to claim the ear first above writte 10th fe they execute
And said	C. Jampbell an strators, do hereby cor that they are of indecessible estate of inh me are free, clear and discline incumbrances of whatsoes incumbrances of whatsoes the first their here is a straightful and forever defearer, their here is a straightful and forever defearer. This a straightful and their here is a straightful and forever defearer. The content of the straightful and the content of the	eniance in fee simple, of larged and unincumbered were nature and kind, EX and the same unto the sales and assigns, and all as and assigns, and all as f the first part have	and in all and singular the about of and from all former and of the second part. In the condition of the second part, and every person or persons where their J. C. Campbe Laude Campb Maude Campb	his heir omsoever, lawfully claused in the state on the county and state on th	that at the delivery in the control of the control
And said	Tulsa 3. "ood Tampbe 11 Tulsa 3. "ood Campbe 11 tical person. S. who exect free and voluntary at the day a 1/25/25.	eniance in fee simple, of larged and unincumbered were nature and kind, EX and the same unto the sales and assigns, and all as and assigns, and all as f the first part have	and in all and singular the about of and from all former and of the second part. In the condition of the second part, and every person or persons where their J. C. Campbe Laude Campb Maude Campb	his heir processor of the day and ye and State on the state of the sta	that at the delivery ir. bed premises, with tiges, estates, judgment s and assigns, again timing or to claim the time ar first above writte the loth execute they execute
And said	The said particle of the said	eritance in fee simple, of harged and unincumbered wer nature and kind, EX and the same unto the same and assigns, and all and the first part hare	and in all and singular the about of and from all former and of the second part. In the condition of the second part, and every person or persons where their J. C. Campbe Laude Campb Maude Campb	his heir processor and State on the state of	that at the delivery i.r