\_202496 GH

## GENERAL WARRANTY DEED RECORD NO. 400

Tulea	wante of the fluit most and
of Tulea County, in the State of Oklahoma,	
y. Jackson	
WITNESSETH:That in consideration of the sum ofOne	dollar and other good and valuable con-
	xxxxxi
	art, do by these presents, grant, bargain, sell and convey unto said part. I described real estate, situated in the County of Tulsa, State of Oklahor
The East Fifty feet (E50')	of Lot Eight (8)
Block Five (5) Pleasant View	Addition to the city of Tulsa.
according to the recorded pl	
	he purpose of correcting the acknowledgment
	April 23, 1921 between the same parties
	6, 1922 in the office of the Register of
Deeds of Tulsa County, Oklah	oma.
	INTERNAL REVENUE
	Cancelled
TO TEATH AND TO TOTAL OWER CASES TO COME AND A COMME	and the time and the hone-like months and appropriate page 4 honests hallowed as the contract of the contract
vise appertaining, forever.	er the tenements, hereditaments and appurtenances thereto belonging or in a
own right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe	gree to and with said part
neirs, executors or administrators, do hereby covenant, promise and a hese presents	, of and in all and singular the above granted and described premises, with t ered of and from all former and other grants, titles, charges, estates, judgmen
neirs, executors or administrators, do hereby covenant, promise and a hese presents	, of and in all and singular the above granted and described premises, with sered of and from all former and other grants, titles, charges, estates, judgmen
neirs, executors or administrators, do hereby covenant, promise and a hese presents	, of and in all and singular the above granted and described premises, with sered of and from all former and other grants, titles, charges, estates, judgmen
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are even and a hese presents	, of and in all and singular the above granted and described premises, with sered of and from all former and other grants, titles, charges, estates, judgmen
neirs, executors or administrators, do hereby covenant, promise and a hese presents	, of and in all and singular the above granted and described premises, with sered of and from all former and other grants, titles, charges, estates, judgmen
neirs, executors or administrators do hereby covenant, promise and a hese presents	of and in all and singular the above granted and described premises, with cred of and from all former and other grants, titles, charges, estates, judgment except
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are war right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an all assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and as	said part of the second part. his
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are war right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an all assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and as	said part of the second part. h ishoirs and assigns, again and every person or persons whomsoever, lawfully claiming or to claim is and every person or persons whomsoever, lawfully claiming or to claim is
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are war right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an all assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and as	said part V of the second part his
neirs, executors or administrators, do hereby covenant, promise and a base presents	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are war right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an all assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and assessments and incumbrances of whatsoever nature and kind, it was a second assessments and as	said party of the second parthis
neits, executors or administrators, do hereby covenant, promise and a that they are with the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it will warrant and forever defend the same unto the did part. Y., of the first part,, their. heirs and assigns, and all ame.  IN WITNESS WHEREOF, The said part. 9.5 of the first part ha. Y. S. STATE OF OKLAHOMA, Tules. County, s.	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are world and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it will warrant and forever defend the same unto the faid part. y., of the first part,their and assigns, and all ame.  IN WITNESS WHEREOF, The said part. S. of the first part ha. Y.S.	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are own right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it is and that will warrant and forever defend the same unto the said part. Y., of the first part, their heirs and assigns, and all same.  IN WITNESS WHEREOF, The said part. So the first part hange.  STATE OF OKLAHOMA, Tules County, so Before me, the undersigned  June, 1922, personally appeare	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a that they are that they are own right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an assessment and incumbrances of whatsoever nature and kind, it was an assessment and incumbrances of whatsoever nature and kind, it was an assign, and all same.  IN WITNESS WHEREOF, The said parties of the first part hands are in with the first part hands are in which the first part hands are in which in the first part hands are in the first	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a these presents that they are with they are with they are with they are with the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assessments and incumbrances of whatsoever nature and kind, it was an assigns, and all ane.  IN WITNESS WHEREOF, The said parties of the first part ha. V.S.  ETATE OF OKLAHOMA, Tules County, so Before me, the undersigned  ay of 1922, personally appeare Elizabeth Bewley  one known to be the identical person who executed the within and for the same and incumbrances of whatsoever nature and kind, it was a second as a second	said party of the second parthis
reirs, executors or administrators, do hereby covenant, promise and a that they are  that they are  were right of an absolute and indefeasible estate of inheritance in fee simple, popurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, in the did part	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a that they are bown right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharged and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it is a same.  IN WITNESS WHEREOF, The said parties of the first part hand. State of oktahoma, the undersigned lay of June, 1922, personally appears the same are free and voluntary act and deed for the use of the same and assigns, and all the same.  In which is a same are free, clear and discharged and unincumbrances of whatsoever nature and kind, it is a same.  In witness whereof, the said parties of the first part hand. State of oktahoma, the undersigned lay of June, 1922, personally appears the same as their free and voluntary act and deed for the use witness my hand and the official seal the day and year last above with the same as their free and voluntary act and deed for the use witness my hand and the official seal the day and year last above with the same as their free and voluntary act and deed for the use witness my hand and the official seal the day and year last above with the same are free and voluntary act and deed for the use witness my hand and the official seal the day and year last above with the same are free and voluntary act and deed for the use witness my hand and the official seal the day and year last above with the same are free and voluntary act and deed for the use with the same are free and voluntary act and deed for the use with the same are free and voluntary act and deed for the use with the same are free and voluntary act and deed for the use with the same are free and voluntary act and deed for the use of the same are free and voluntary act and deed for the use of the same are free and voluntary act and deed for the use of the same are free and voluntary act and deed for the use of the same are free and voluntary act and deed for the use of the same are free and voluntary act a	said party of the second parthis
neirs, executors or administrators, dor hereby covenant, promise and a these presents  In a time of the time of the time of the part of the same and a these presents  In a time of the time of the same are free, clear and discharge, and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it is a time of the first part, the first part, here and assigns, and all same.  IN WITNESS WHEREOF, The said parties of the first part have.  IN WITNESS WHEREOF, The said parties of the first part have.  STATE OF OKLAHOMA, Tulsa County, so the same as the identical persons who executed the within and for the same as the ire and voluntary act and deed for the us witness my hand and the official seal the day and year last above with commission expires.  Feb. 4th 1925  STATE OF OKLAHOMA, Tulsa County, ss.  Filed for record, this the 16th day of June  Filed for record, this the 16th day of June	said party of the second parthis
neirs, executors or administrators, do hereby covenant, promise and a these presents  by a right of an absolute and indefeasible estate of inheritance in fee simple, appurtenances; that the same are free, clear and discharges and unincumbe axes and assessments and incumbrances of whatsoever nature and kind, it is added to the first part,	said party of the second parthis