GENERAL WARRANTY DEED RECORD NO. 400

202444 GH

Ethel Patterson o me known to be the identical person. Tree and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	i.1
oth B.Blis	(*************************************
WHYNESSETH: That in consideration of the sum of Une dollar and other value the receipt whereof is hereby acknowledged, and part One the first part, do by these presents, grad of the second part, his helm and assigns, all of the following described real exists, situated it to wit: Lot Thirteen (13) Block Cne (1) Rayburn Sub Division of Lot Three (3) Section Kine (6 Township Nineteen (19) North Range Twelve (12 East, according to the recorded plat thereof. State of Oklahora, Tulsa Jounty. **TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a rise appertualing, forever. **Parties of the first part their cannot be subjected to the second part, their, accounts or administrators, do hereby covenant, promise and agree to and with salt part lawfull was right or an absolute and indecadable catale of indicates the entire the same are free, clear and discharged and unincumbered of and from all former and of account and accessments and incumbrances of whatsoever nature and kind, EXCEPT H. J. Pattor. April Their and their the their their the and open the same and the their their and tor said the same and their	
WHENESSETH. That is consideration of the sum of . One dollar and other value the receipt whereof is hereby acknowledged, and part 188 of the first part, do_by these presents, gray of the second part, his_belrs and assigns, att of the following described real cente, situated is forwit: Lot Thirteen (13) Block Cne (1) Rayburn Sub Division of Lot Three (3) Section Nine (9 Township Nineteen (19) North Range Twelve (1) East, according to the recorded plat thereof. State of Oklahora, Tules Jounty. INTERNAL REVENUE Lot Thirteen (15) Block Cne (1) Rayburn Sub Division of Lot Three (3) Section Nine (9 Township Nineteen (19) North Range Twelve (1) East, according to the recorded plat thereof. State of Oklahora, Tules Jounty. INTERNAL REVENUE Lot Thirteen (15) Block Cne (1) Rayburn Gascallyd TO HAYE AND TO HOLD THE SAME, Together with all and singular the tensements, hereditaments a complete the same of the complete during which the same of the complete during the absolute and indefensible center of the first part and kind, Excellent and force and cause and assistant and incumbrances of whatsever nature and kind, Excellent and force and cause and assistant and incumbrances of whatsever nature and kind, Excellent the same of the complete the com	
the receipt whereof is hereby acknowledged, and part_30 of the first part, do_by these presents, gras of the second part, his. hera and assigns, all of the following described real cainte, situated is to-wit: Lot Thirteen (13) Block Cne (1) Rayburn Sub Division of Lot Three (3) Section Nine (5) Township Nineteen (19) North Ange Twelve (12) Beat, according to the recorded plat thereof. State of Oklahoma, Tules County. INTERNAL REVENUE Cancelled To HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a wise appartaining, forevor. And said Parties of the first part their cancelled the same and agree to and with add part_with the first part their cancelled the same and discharged and unincumbered of and from all former and of the same are free, clear and discharged and unincumbered of and from all former and of the same and assessments and incumbrances of whatsoever nature and kind, Excord? IN WHYNESS WHEREOF, The said part 10% the first part have hereunto set their lane. IN WHYNESS WHEREOF, The said part 10% the first part have hereunto set their state. Land that the year of the first part have hereunto set their state. The content is the same and set of the first part have hereunto set their lane. IN WHYNESS WHEREOF, The said part 10% the first part have hereunto set their state. Land that the year of the first part have hereunto set their state. Land that the year of the first part have hereunto set their state. Land that they will warrant and forever detend the same unto the said part. Ye fit the second part, and that the same are free, clear and discharged and unincumbered of and from all former and of the said part. Ye fit the second part, and the year the said part. Ye fit the second part, and the said part. Ye fit the second part, and the said part. Ye fit the second part, and the said part. Ye fit the second part, and the said part. Ye fit the second part, and the said the said and part a	able considerations
To HAYE AND TO HOLD THE SAME, Together with all and mingular the tenements, hereditaments a vide appertaining, forever. And said	
Sub Division of Lot Three (3) Section Nine (5) Township Nineteen (19) North Range Twelve (12) East, according to the recorded plat thereof. State of Oklahoma, Tulsa County. INTERNAL REVENUE Lorent Revenue To HAYE AND TO HOLD THE SAME, Together with all and slagular the tonements, hereditaments a wise appertaining, forever. And said Parties of the first part their laws and laws processed to an administrators, do hereby covenant, promise and agree to and with said part. That they are laws processed that the same are free, clear and discharged and unincumbered of and from all former and of access and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever detend the same unto the said part. You the second part, and part. You the first part, their heirs and assigns, and all and every person or persons when the same are free, clear and discharged and unincumbered of and from all former and of access and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever detend the same unto the said part. You the second part, and part. You the first part, their heirs and assigns, and all and every person or persons when the same are free, clear and first part have hereunto set their had part. You the first part have hereunto set their had part. You the second part, and part. You the first part have hereunto set their had part. You the first part have hereunto set their had part. You the first part have hereunto set their had part. You the first part have hereunto set their had part in the first part have hereunto set their had part in the first part have hereunto set. Their had part in the first part have hereunto set. Their had part in the first part have here and part had been done within and foregoing instrument, and acknowle he same as the first part had and the official set in the day and year its at bodow writee.	
Sub Division of Lot Three (3) Section Nine (3) Township Nineteen (19) North Range Twelve (12) East, according to the recorded plat thereof. State of Oklahoma, Talsa County. INTERNAL REVENUE Cancelled To HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a rise appartaining, forever. And said Parties of the first part their clerk, executors or administrators, do hereby covenant, promise and agree to and with said part	
Township Nineteen (19) North Range Twelve (18 East, according to the recorded plat thereof. State of Oklahoma, Tulas County. **TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a rise appertaining, forever. And said **Parties of the first part their clere, executors or administrators, do hereby covenant, promise and agree to and with said part	11
East, according to the recorded plat thereof. State of Oklahora, Tulsa County. INTERNAL REVENUE Cancalled TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a case apportuning, forever. And said Parties of the first part their later laws and agree to and with said part. Investing, executors or administrators, do hereby covenant, promise and agree to and with said part. Investing a research laws in the same are free, clear and discharged and unincumbered of and from all former and of the said assessments and incumbrances of whatseever nature and kind, EXCEPT and that they will warrant and forever detend the same union the said part. Yof the first part have hereafted and every person or persons whence. IN WITNESS WHEREOF, The said part. 10 St the first part have hereunto set their hard. H. J. Patter. Ethel Patt. TATE OF OKLAHOMA, Tulsa County, s. Before me, Charles W.—Simpson———, a Notary Public in and for said and of the county of the said part. H. J. Patters of the first part and foregoing instrument, and acknowled to same the county of the said proposes therein set forth. Witness my hand and the oldical seal the day and year instance show write.	
TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a class appertuining, forever. And said Parties of the first part thair house presents that they are law right of an aboutte and indecessible estate of inheritance in fee simple, of and in all and singular the abpurtenances; that the same are free, clear and discharged and unincumbered of and from all former and of taxes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Y of the second part, ald part. Y of the first part have hereunto set their men. IN WITNESS WHEREOF, The said part iele of the first part have hereunto set their men. Ethel Patter. Ethel Patter. Onnet, s. Before me, Charles W. Simpson a Notary Public in and for said ay of April 1922 personally appeared. H.O.Patterson and Ethel Pattare, one inova to be the identical person. who executed the within and foregoing instrument, and acknowle to me inova to be the identical person. who executed the within and foregoing instrument, and acknowle to man. Thell for the and and requirements and contents and purposes therein set forth. Witness my hand and the oldentical seal they and are year in at above written.	
TO HAYS AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a rise appertaining, forever. And said Parties of the first part their clerk, coccutors or administrators, do	
TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a vise appertaining, forever. And said Parties of the first part their being considered of an administrators, do hereby covenant, promise and agree to and with said part. The being presents that the same are free, clear and discharged and unincumbered of and from all former and of partight of an absolute and indecessible estate of inheritance in fee simple, of and in all and singular the abpurtenances; that the same are free, clear and discharged and unincumbered of and from all former and of axes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Y of the second part, and part. Y of the first part, and part. Y of the second part, and part. Y of the first part have hereafted from the first part	
TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a wise appertaining, forever. And said Parties of the first part their heles can declarate the first part their helps created and ministrators, do hereby covenant, promise and agree to and with said part. The helps created and the first part and in all and singular the absplute and indefeasible estate of inheritance in fee simple, of and in all and singular the absplutenances; that the same are free, clear and discharged and unincumbered of and from all former and of axes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Of the second part, and part. Of the first part have hereafted the firs	
TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a wise appertaining, forever. And said Parties of the first part their heles can declarate the first part their helps created and ministrators, do hereby covenant, promise and agree to and with said part. The helps created and the first part and in all and singular the absplute and indefeasible estate of inheritance in fee simple, of and in all and singular the absplutenances; that the same are free, clear and discharged and unincumbered of and from all former and of axes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Of the second part, and part. Of the first part have hereafted the firs	
TO HAYE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a vise appertaining, forever. And said Parties of the first part their neits, executors or administrators, do hereby covenant, promise and agree to and with said part. Their, executors or administrators, do hereby covenant, promise and agree to and with said part. I wan right of an absolute and indetessible estate of inheritance in fee simple, of and in all and singular the abpurtenances; that the same are free, clear and discharged and unincumbered of and from all former and of axes and assessments and incumbrances of whatsever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Of the second part, and part. Yet the first part have hereafted in and overy person or persons where the first part have hereafted in the first part have hereafted in and overy person or persons where the first part have hereafted in and for said April 122 personally appeared. Ethel Patter on the first part the first part have and purposes therein and acknowled the same as the first free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seat the day and year last above written.	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a viso appertaining, forever. And said Parties of the first part their heart their has executed the within all gree to and with said part these presents that the same are free, clear and discharged and unknumbered of and from all former and of axes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Y of the second part, and part. Y of the first part in the same and should part their and assigns, and all and every person or persons when the first part have hereunto set their their their part have hereunto set their part have here and would have not and before the within and foregoing instrument, and acknowly he same as their here and voluntary act and deed for the uses and purposes therein set forth. Witness my haud and the official seal the day and year last above written.	
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments a viso appertaining, forever. And said Parties of the first part their heart their has executed the within all gree to and with said part these presents that the same are free, clear and discharged and unknumbered of and from all former and of axes and assessments and incumbrances of whatsoever nature and kind, EXCEPT and that they will warrant and forever defend the same unto the said part. Y of the second part, and part. Y of the first part in the same and should part their and assigns, and all and every person or persons when the first part have hereunto set their their their part have hereunto set their part have here and would have not and before the within and foregoing instrument, and acknowly he same as their here and voluntary act and deed for the uses and purposes therein set forth. Witness my haud and the official seal the day and year last above written.	
And said Parties of the first part their And said Parties of the first part their teles, executors or administrators, do	
And said Parties of the first part their And said Parties of the first part their teles, executors or administrators, do	
And said Parties of the first part their elers, executors or administrators, do	
And said Parties of the first part their cirs, executors or administrators, do	
they will warrant and forever defend the same unto the said part	ove granted and described premises, with her grants, titles, charges, estates, judgme
TATE OF OKLAHOMA, Before me, Charles W. Simpson and Notary Public in and for said ay of April 1922, personally appeared H.C.Patterson The Last Come known to be the identical person. who executed the within and foregoing instrument, and acknowle as same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
TATE OF OKLAHOMA, Before me, Charles W. Simpson and Notary Public in and for said ay of April 1922, personally appeared H.C.Patterson one known to be the identical person. who executed the within and foregoing instrument, and acknowle is same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
TATE OF OKLAHOMA, Before me, Charles W. Simpson and Notary Public in and for said ay of April 1922, personally appeared H.C.Patterson one known to be the identical person. who executed the within and foregoing instrument, and acknowle is same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
TATE OF OKLAHOMA, Before me, Charles W. Simpson and Notary Public in and for said ay of April 1922, personally appeared H.C.Patterson The Last Come known to be the identical person. who executed the within and foregoing instrument, and acknowle as same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
and part. Yof the first part,their	
Ethel Patter Ethel Patter County, ss. Before me, Charles W. Simpson a Notary Public in and for said ay of April 192, personally appeared H.C.Patterson and Ethel Patters o me known to be the identical person. who executed the within and foregoing instrument, and acknowle he same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	omsoever, lawfully claiming or to claim
Ethel Patt. TATE OF OKLAHOMA, Tulsa County, ss. Before me, Charles W. Simpson a Notary Public in and for said ay of April 192 2, personally appeared the William and Ethel Patters of the known to be the identical person. who executed the within and foregoing instrument, and acknowle in same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
TATE OF OKLAHOMA, Tulsa County, ss. Before me, Charles W. Simpson a Notary Public in and for said ay of April 1922, personally appeared and Ethel Patters of the known to be the identical person. who executed the within and foregoing instrument, and acknowled the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	son
Before me,	erson
Before me,	
Before me,	
H.C.Patterson The known to be the identical person. Some as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	County and State on this 3rd
H.C.Patterson and Ethel Patters on the known to be the identical person. Who executed the within and foregoing instrument, and acknowled the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and the official seal the day and year last above written.	
o me known to be the identical person.S who executed the within and foregoing instrument, and acknowle ne same as	
ry commission expires May 11 - 1925 (SEAL) Charles	dged to me thatthe.yexecut
	Simpson Notary Publ
WARRY OF OUTATIONA Unice County of	
TATE OF OKLAHOMA, Tulsa County, ss. Filed for record, this the 16th day of June 192 2, at 10.:20	