GENERAL WARRANTY DEED RECORD NO. 400	
CHNRRAT WARRANTY DRED RECORD NO 400	S
	1.
	,

1.

ale de la service de la servic

and the second second

529

 THE NEW Diputh Plat & Addit Constants, Old THIS INDENTURE, Made this 7 th John Murray and Lucy Lurray his-wife
THIS INDENTURE, Made this 7 th June June A. D., 192.2, between
John Murray and Lucy Lurray his-wife
or Mc Intosh
Helen L. Murray the said parties of the first part
WITNESSETH:
the receipt whereof is hereby acknowledged, KAKWANXXXXXXXXXXXII. by these presents, grant, bargain, sell and convey unto said part
of the second part,
to-wit:
North West Quarter (2) Section Thirty Six (36)
Township Seventeen (17) and sange Twelve (12) East,
 👖 an an a' an ann an an an an Anna ann an an ann an
containing 160 acres more or less according to the
United States Survey thereof.
INTERNAL REVENUE
\$Cuncelled
TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging or in any
wise appertaining, forever.
And said John Murray and Lucy Aurray his wife for their
here executors or administrators, do hereby covenant, promise and agree to and with said part of the second part that at the delivery of
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
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
heirs, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of these presents lawfully seized in their in the second premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and ther grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCENT
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
heirs, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of these presents lawfully seized in their in the second premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and ther grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCENT
heirs, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of these presents lawfully seized in their in the second premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and ther grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCENT
heirs, executors or administrators, do hereby covenant, promise and agree to and with said party of the second part that at the delivery of these presents lawfully seized in their in the second premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and ther grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCENT
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 presents in the interval in the interval of an absolute and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenance; that the same are free, clear and discharged and unincumbered of and from all former and after grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCENT
heirs, executors or administrators, dohereby corenant, promise and agree to and with said part_y of the second part that at the delivery of these presents in the interval in the interval of the second part the interval of the interval of the second part If the interval of the second part is the interval of the second part If the interval of the second part is the interval of the second part If the interval of the second part is the interval of the second part If the interval of the second part is the interval of the second part If the interval of the interval of the second part If the interval of the second part If the interval of the second part If the interval of the interval of the second part If the interval of the second part_
heirs, executors or administrators, dohereby corenant, promise and agree to and with said part_y of the second partthat at the delivery of these presentstheir and indefeasible estate of inheritance in fee simple, of and in all and singular the above granted and described premises, with the appurtenances; that the same are free, clear and discharged and unincumbered of and from all former and alter grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, Except a loan to the Conservative Loan Co for \$1500.00 for \$1500.00 and that
heirs, executors or administrators, dohereby covenuit, promise and agree to and with said part_y of the second part that at the delivery of these presents iawfully select in indicate the delivery of these presents iawfully select in indicate the delivery of these presents iawfully select in indicate the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXKERT
heirs, exceutors or administrators, dohereby covenant, promise and agree to and with said part_Y of the second part that at the delivery of these presents lawfully selzed in their selects and discharged and unincumbered of and from all former and ather grants, titles, charges, selects, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCRET Except a lown to the Conservative on to for \$\ovee_1500.00 and that heirs and assigns, against select and the first part,
heirs, executors or administrators, dohereby covenuit, promise and agree to and with said part_y of the second part that at the delivery of these presents iawfully select in indicate the delivery of these presents iawfully select in indicate the delivery of these presents iawfully select in indicate the same are free, clear and discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXKERT
heirs, exceutors or administrators, dohereby covenant, promise and agree to and with said part_Y of the second part that at the delivery of these presents lawfully selzed in their selects and discharged and unincumbered of and from all former and ather grants, titles, charges, selects, judgments, taxes and assessments and incumbrances of whatsoever nature and kind, EXCRET Except a lown to the Conservative on to for \$\ovee_1500.00 and that heirs and assigns, against select and the first part,
heirs, executors or administrators, dohereby covenant, promise and agree to and with said part_y of the second part that at the delivery of hese presents
heirs, executors or administrators, 60 hereby covenant, promise and agree to and with said part. <u>y</u> . of the second part that at the delivery of these presents
heirs, executors or administrators, 60 hereby covenant, promise and agree to and with said part. <u>y</u> . of the second part that at the delivery of these presents
heirs, executors or administratora, dohereby covenant, promises and agree to and with said part of the second part that at the delivery of
heirs, excutors or administrators, do hereby covonaut, promise and agree to and with said part_Y of the second part
heirs, executors or administratora, dohereby covenant, promises and agree to and with said part of the second part that at the delivery of
heirs excellars or administrators, dohereby covenant, promise and agree to and with said part_Y_ of the second part that at the delivery of these presents invalids a select in interval and incumbered of and from all former and allow grants, titles, charges, estates, judgments, taxes and assessments and incumbered of the Conservative Loan Co for \$1500.00 interval into the Conservative Loan Co for \$1500.00 interval and forever defend the same unto the said part_Y_ of the second part here and assigns, against and a select
heirs, executors or administrates, dohereby covenant, promise and agree to and with aid part the accound part that at the delivery of these presents invaluity solved in invaluity acted in invaluity acted in invaluity and indefeesible estate of inheritance in the simple, of and in all and singular the above granied, and described premises, with the appurtemance; that the ame are free, clear and discharged and unincumbered of and from all former and dubgr granits, titles, charges, estates, judgments, taxes and assessments and incumbrances of whateover nature and kind, FXXERST
heirs, executors or administrators, do hereby covenant, promise and agree to and with add part to its second part that it do delivery of invalidy select in
hdrs, executors or administrators, do hereby covenant, promise and agree to and with aid part that at the delivery of these presents
heirs, executors or administrators, do hereby coreanni, promise and arree to and with aid part of the second part into it the delivery of these presents
hdrs, executors or administrators, do hereby covenant, promise and agree to and with aid part that at the delivery of these presents
heirs, executors or administrators, do hereby coreanni, promise and arree to and with aid part of the second part into it the delivery of these presents
heirs, executors or administrators, do hereby coreanni, promise and arree to and with aid part of the second part into it the delivery of these presents

n andar e e Jar bega

a

jhj

ļ.

84 1