202605 GH GENERA

GENERAL WARRANTY DEED RECORD NO. 400

DOFOTHY Madison Henry an	d Winston P. Henry her husband
	tate of Oklahoma, party of the first part, and
Cawrence R. Page	party of the second part
WITNESSETH: That in consideration of the sum ofOne_dollar_and_other_good_and_valuable	
he receipt whereof is hereby acknowledged, said pari. 6.	S of the first part, do by these presents, grant, bargain, sell and convey unto said part
f the second part,s	ll of the following described real estate, situated in the County of Tulsa, State of Oklahoma
Lot Six Block Six S	Stonebreaker ⁿ eights Addition
to the city of Tu	lsa, Oklahoma according to the
recorded plat then	reof.
	TITERNAL REVENU
	Gancelled
	SECURIOR HOLD STATE OF THE SECURIOR STATE OF
And saidDorothy Madison Hen irs, executors or administrators, do heroby covena eso presents	nt, promise and agree to and with said part of the second part that at the delivery lawfully seized intheir. ance in fee simple, of and in all and singular the above granted and described premises, with the
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages presents that they are right of an absolute and indefeasible estate of inherite purtonances; that the same are free, clear and discharges and assessments and incumbrances of whatsoever	ant, promise and agree to and with said part \(\frac{\mathcal{Y}}{} \) of the second part that at the delivery lawfully seized in \(\frac{\text{their}}{} \) ance in fee simple, of and in all and singular the above granted and described premises, with the god and unincumbered of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT
And said	and, promise and agree to and with said part \$\mathcal{Y}\$ of the second part that at the delivery lawfully seized in
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages presents that they are right of an absolute and indefeasible estate of inherite purtonances; that the same are free, clear and discharges and assessments and incumbrances of whatsoever	ant, promise and agree to and with said part \(\frac{\mathcal{Y}}{} \) of the second part that at the delivery lawfully seized in \(\frac{\text{their}}{} \) ance in fee simple, of and in all and singular the above granted and described premises, with the god and unincumbered of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT
And said Dorothy Madison Henrice, executors or administrators, do hereby covena see presents	and, promise and agree to and with said part \$\mathcal{Y}\$ of the second part that at the delivery lawfully seized in
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages prosents that they are they right of an absolute and indefeasible estate of inherita purtonances; that the same are free, clear and discharg axes and assessments and incumbrances of whatsoever unmatured special	ant, promise and agree to and with said party of the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that at the delivery lawfully seized in the second part that are second part the second part that are second part that are second part that are second part the second part the second part that are second part
And said Dorothy Madison Henrics, executors or administrators, do hereby covenages presents	ance in fee simple, of and in all and singular the above granted and described premises, with the data and unincumbered of and from all former and other grants, titles, charges, estates, judgment and kind, EXCEPT ASSESSMENTS the same unto the said part. X of the second parthis
And said Dorothy Madison Henrices, executors or administrators, do hereby covenances presents	ance in fee simple, of and in all and singular the above granted and described premises, with the grant of the simple, of and in all and singular the above granted and described premises, with the grant of the simple, of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT ASSESSMENTS the same unto the said part
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages presents that they are right of an absolute and indefeasible estate of inheritary purtonances; that the same are free, clear and discharges and assessments and incumbrances of whatsoever unmatured special unmatured special dipart. y will warrant and forever defend the part. y of the first part, their and me.	ance in fee simple, of and in all and singular the above granted and described premises, with the granted and described premises, with the granted and described premises, with the granter and kind, EXCEPT ASSESSMENTS the same unto the said part
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages presents that they are right of an absolute and indefeasible estate of inheritary purtonances; that the same are free, clear and discharges and assessments and incumbrances of whatsoever unmatured special unmatured special dipart. y will warrant and forever defend the part. y of the first part, their and me.	int, promise and agree to and with said party of the second part that at the delivery lawfully seized in
And said Dorothy Madison Henrice, executors or administrators, do hereby covenages presents that they are right of an absolute and indefeasible estate of inheritary purtonances; that the same are free, clear and discharges and assessments and incumbrances of whatsoever unmatured special unmatured special dipart. y will warrant and forever defend the part. y of the first part, their and me.	ance in fee simple, of and in all and singular the above granted and described premises, with the get and unincumbered of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT asset essments the same unto the said part. Y. of the second part,hisheirs and assigns, again assigns, and all and every person or persons whomsoever, lawfully claiming or to claim the first part have hereunto sethand.s the day and year first above writted. Dorothy Madison Academy
And said Dorothy Madison Hemits, executors or administrators, do hereby covenages presents	ance in fee simple, of and in all and singular the above granted and described premises, with the grant of the simple, of and in all and singular the above granted and described premises, with the grant of the simple, of and from all former and other grants, titles, charges, estates, judgment and kind, EXCEPT assessments the same unto the said part
And said Dorothy Madison Henrices, executors or administrators, do	int, promise and agree to and with said party
And said Dorothy Madison Henrice, executors or administrators, do	ance in fee simple, of and in all and singular the above granted and described premises, with the grant and unincumbered of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT assessments the same unto the said part
And said Dorothy Madison Henrices, do	ance in fee simple, of and in all and singular the above granted and described premises, with the god and unincumbered of and from all former and other grants, titles, charges, estates, judgment nature and kind, EXCEPT **BEE 688ments** The same unto the said part Y. of the second part,
And said Dorothy Madison Henrices, executors or administrators, do	int, promise and agree to and with said party of the second part
And said Dorothy Madison Henrics, executors or administrators, do	ant, promise and agree to and with said party
ese presents that they are they are they are they are they are presents that they are right of an absolute and indefeasible estate of inherits purtenances; that the same are free, clear and discharg axes and assessments and incumbrances of whatsoever unmatured special unmatured special in the present and that they will warrant and forever defend and part y, of the first part, their heirs are. IN WITNESS WHEREOF, The said part ies of the perfect of the process of the present and part ies of the present and part ies of the present and part ies of the present are they are processed as the ies and voluntary act are witness my hand and the official seal the day and the seal of the present are the day and the official seal the day and the official sea	the same unto the said part
And said Dorothy Madison Henry prise, executors or administrators, do	nt, promise and agree to and with said party

.